1	Michael Willis of the Chase Family,	ORIGINAL FILED THIS DAY OF APR 2 2 2022  DONNA McQUALITY  Clerk of Superior Court  By: J BROCK
2	In Propria Persona P.O. Box 4461,	Deputy
3	CITY OF SEDONA, STATE OF ARIZONA U.S.A. [86340]	RECEIVED
4	Email: aloha777sedona@gmail.com	
5	Phone: +1 (928) 399-9688	APR 2 2 2072
6		YAVAPAI COUNTY ATTORNEY
7		
8		OF THE STATE OF ARIZONA COUNTY OF YAVAPAI
9	IN AND FOR THE	COUNTY OF YAVAPAI
	STATE OF ARIZONA )	
10		CASE NO. V1300CR201980661
11	PLAINTIFF )	
12	)	
13	VS.	MOTION FOR CLARITY OF
14	Michael Willis of the Chase Family,	SENTENCING HEARING
15	Principle Creditor For )	ORDER BY DECLARED
16	MICHAEL WILLIS CHASE™ )	WITNESSED TESTIMONY BY MICHAEL WILLIS OF THE
17	ACCUSED )	CHASE FAMILY.
18	)	
19	Dated this 21 <sup>st</sup> day of April, 2022.	
20		
21	In Good Faith - Michael	Willis of the Chase Family
22		
		soon as the matter may be heard, in Division
23		OTT JUDICIAL DISTRICT COUNTY OF
24	OF PRESCOTT, STATE OF ARIZON	E, located at, 120 South Cortez Street, CITY A, THE UNITED STATES OF AMERICA,
25	Michael Willis of the Chase Family, in 1	Propria Persona, will move for an order for
26	HEARING FOR CLARITY OF SEI	NTENCING ORDER. The motion will be
27		66
28		G HEARING ORDER BY DECLARED WITNESSED

BY MICHAEL WILLIS OF THE CHASE FAMILY"
PAGE 1 OF 3

- 1	
1	made on the grounds in the "MOTION FOR CLARITY OF SENTENCING
2	HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY MICHAEL WILLIS OF THE CHASE FAMILY" MOTION FOR COURT
3	ORDERED URINALYSIS PERTAINING TO CONSTITUTIONAL ISSUES.
4	Dated this 22 <sup>nd</sup> day of April, 2022.
5	Buted this 22 day of April, 2022.
6	
7	Autograph:
8	Michael Willis of the Chase Family, Seal
9	In Propria Persona, Principal Creditor for MICHAEL WILLIS CHASE <sup>TM</sup> , which
10	is a Corporate Identity, a Legal Fiction in
11	all uppercase, a decedent. All rights reserved.
12	Deuteronomy 19:15 "at the mouth of two witnesses or at the mouth of
13	three witnesses shall the matter be established."
14	WITNESSES:
15	1 - May 100 DI-1 + Ch
16	Steven Lee McMillan - As Witness  Philip James Clayton - As Witness
17	Timp sames Clayton - As withess
18	
19	
20	CERTIFICATE OF SERVICE
21	I, Michael Willis of the Chase family, do hereby certify that I hand-delivered an
22	original copy of this correct and complete autographed and sealed instrument titled,
23	"MOTION FOR CLARITY OF SENTENCING HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY <i>MICHAEL WILLIS</i> OF THE
24	CHASE FAMILY" Dated this 22 <sup>nd</sup> day of April, 2022 to the COUNTY OF
25	YAVAPAI COURT CLERK located at 120 South Cortez Street, CITY OF PRESCOTT, COUNTY OF YAVAPAI, STATE OF ARIZONA, THE UNITED
26	STATES OF AMERICA [86303]. And, I hand-delivered an original copy of this

"MOTION FOR CLARITY OF SENTENCING HEARING ORDER BY DECLARED WITNESSED **TESTIMONY** BY MICHAEL WILLIS OF THE CHASE FAMILY"

PAGE 2 OF 3

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Seal

"MOTION FOR CLARITY OF SENTENCING HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY MICHAEL WILLIS OF THE CHASE FAMILY" PAGE 3 OF 3

1	Michael Willis of the Chase Family, In Propria Persona P.O. Box 4461,	DAY OF APP 2 2 2072  DONNA McQUALITY  Clerk of Superior Court  By: J BROCK
2	CITY OF SEDONA,	Deputy
3	STATE OF ARIZONA U.S.A. [86340] Email: aloha777sedona@gmail.com	RECEIVED
4	Phone: +1 (928) 399-9688	APR 2 2 2022
5		YAVAPAI COUNTY ATTORNEY
6		
7		T OF THE STATE OF ARIZONA COUNTY OF YAVAPAI
9	STATE OF ARIZONA	)
10	STATE OF ARGZONA	) CASE NO. V1300CR201980661
11	PLAINTIFF	) )
12	VS.	) BRIEF IN SUPPORT OF
13		MOTION FOR CLARITY
14	Michael Willis of the Chase Family, Principle Creditor For	OF SENTENCING HEARING ORDER BY DECLARED
15	MICHAEL WILLIS CHASE <sup>TM</sup>	) WITNESSED TESTIMONY BY
16		MICHAEL WILLIS OF THE
	ACCUSED	) CHASE FAMILY.
17 18 19	Dated this 22 <sup>nd</sup> day of April, 2022.	,
20	In "Good Faith" - <i>Micha</i>	nel Willis of the Chase Family.
21	(DDIEE IN CURPORT OF FROM	ON TOP OF A PARTY OF THE
22		ON FOR CLARITY OF SENTENCING
23		ARED WITNESSED TESTIMONY
24	BY MICHAEL WILLIS	OF THE CHASE FAMILY"
25	To <b>Honorable John</b>	Napper By Asseveration.
26		
27		
28	DECLARED WIT	CARITY OF SENTENCING HEARING ORDER BY CHESSED TESTIMONY SOF THE CHASE FAMILY"

Page 1 of 15

ORIGINAL FILED THIS\_

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¶1. Regarding: The Accused *Michael Willis* of the Chase Family's (hereinafter Declarant) "BRIEF IN SUPPORT OF MOTION FOR CLARITY OF SENTENCING HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY MICHAEL WILLIS OF THE CHASE FAMILY"

#### **Notice**

¶2. Notice Is Hereby Given that I, *Michael Willis* of the Chase Family, The Declarant has undergone a religious conversion to a **Denizen**<sup>1</sup>, I do not take oaths, or affirmations. *Gordon versus Idaho* 778 F.2d 1397 (1985), [The United States Ninth Circuit Judge Harry Pregerson.] Psalm 116:11 and Romans 3:41.

¶3. Notice Is Hereby Given that the "BRIEF IN SUPPORT OF MOTION FOR SENTENCING CLARITY HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY MICHAEL WILLIS OF THE CHASE **FAMILY"** is declared witnessed solemn testimony of Michael Willis of the Chase Family by asseveration. Asseveration being the proof which Michael Willis of the Chase Family gives of the facts of what he says, by appealing to his conscience as a witness. It differs from an oath in this, that by the oath one appeals to Yahweh as a witness of the facts of what he says, and invokes Yahweh as the avenger of falsehood and perfidy (treachery or deceit), to punish him, by the courts, if he speak not the truth, which is a set up for perjury, because all men are liars. This is commonly known as an "oath of purgation" that was used in the Dark Ages to slaughter Pagans.

Denizen Definition: Sir Walter Scott "Denizens of their own free, independent state" 1912. William Blackstone, Commentaries on the Laws of England, Book 1, Chapter X, p. 374 "A denizen is a kind of middle state, between an alien and a natural-born subject, and partakes of both." 1765. Gordon versus Idaho 778 F.2d 1397 (1985), -The United States Ninth Circuit Judge Harry Pregerson. "I'm simply saying that since we've all lied in the past and we've lied once or twice today and we're going to lie in the future, why kid ourselves by saying we tell the truth when in fact we do not. It's my position I would be guilty of perjury the moment I said 'Do you swear to tell the truth, the whole truth and nothing but the truth so help you God' and I say 'I do' I'm committing a lie." -George Gordon. Psalm 116:11 "I said in my haste, all people are liars" Romans 3:4 "May it never be! Yes, let God be found true, but every man a liar. As it is written"

¶4. Notice Is Hereby Given that, this declared witnessed solemn testimony of *Michael Willis* of the Chase Family by asseveration. Know all these presents that Declarant, *Michael Willis* of the Chase Family does state the following: THAT *Michael Willis* of the Chase Family has personal knowledge of the facts stated herein. THAT *Michael Willis* of the Chase Family is competent to state to the matters set forth herein. THAT all the facts stated herein are correct and certain to the best of *Michael Willis* of the Chase Family knowledge, are admissible as evidence, and if called upon as a witnesses, *Michael Willis* of the Chase Family will testify to their veracity. THAT *Michael Willis* of the Chase Family states the following facts; Constitution of "The State of Arizona" – 1912.

#### ARTICLE VI. JUDICIAL DEPARTMENT

¶5. "§25. Style of process; conduct of prosecutions in name of state. Section 25. The style of process shall be The State of Arizona, and prosecutions shall be conducted in the name of the State and by its authority." unquote.

#### Introduction.

¶6. COMES NOW, The Declarant, *Michael Willis* of the Chase Family, the Accused in the above entitled and numbered cause, and respectfully moves this Court to **ORDER** hearing for the record. The motion hearing is requested to get clarity on the matter of **urinalysis testing**, as well as **Covid 19 testing**, **etc.**. This is necessary and imperative to the smooth communication between the staff and the Accused in this case. There are many unanswered question surrounding this subject matter. There is **NO ORDER** on court record for **URINALYSIS TEST** and **NO ORDER** from Sentencing Hearing Transcript March 7, 2022, and **NO COURT ORDER** in wording of the <u>APD Standard Condition of Probation #12</u> that says, "I MUST take

URINALYSIS TEST"? This matter MUST be clarified.	Where is the ORDER of the
COURT, and on the RECORD? See: Exhibit A - Trans	nscript, Exhibit B – Court
Order,	

- ¶7. This Accused claims and demands all Rights under YAHWEH'S Scriptural Word (Law), the Law of Nations, the Constitution of the United States, the Constitution of The State of Arizona, and the substantive Common Law at all times, never waiving any rights.
- ¶8. Michael Willis of the Chase Family makes the following "BRIEF IN SUPPORT OF MOTION FOR CLARITY OF SENTENCING HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY MICHAEL WILLIS OF THE CHASE FAMILY" testimony with all my mental faculties intact and I Am in good health, I Am not under the influence of drugs, nor under undue influence exerted against my will and over my objections. Know all these present that I, Michael Willis of the Chase Family, the Declarant, do state the following:
- ¶9. The grounds for the motion are: Clarity from Honorable John D. Napper regarding this matter, will assist in best efforts in dealing with one another, in GOOD FAITH for the record.
- ¶10. The First Amendment. Congress shall make NO law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.
- ¶11. Holy Scripture Commands No Consent to blood draw. <u>Leviticus 19:28</u> says:

  "You are NOT to make incisions in your flesh on account of the dead

  NOR submit to cuts or tattoos.

I am the LORD."

### ¶12. Universal Declaration on Bioethics and Human Rights;

<u>Article 6 – Consent</u>. Any preventive, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free and informed consent of the person concerned, based on adequate information. The consent should, where appropriate, be expressed and may be withdrawn by the person concerned at any time and for any reason without disadvantage or prejudice. See: **Exhibit C - Consent** 

#### FIRST GROUND FOR MOTION.

¶13. The Declarant attends a private common law school, studying Courtroom Strategy and Procedure, and Federal Title 42 (1983) Civil Rights Litigation, and is proceeding in *Propria Persona*. It is necessary and imperative that the Declarant have "ORDER" in writing, on the Record. The motion is filed to show *GOOD FAITH*. It is the Accused purpose to avoid bad faith in this legal matter. By not following through with legal obligation. It is **NOT** this Accused to give the wrong impression **NOR** wrong idea to all the staff about this important legal matter. Going into an agreement without the Courts clarity will serve all involved. There is **NO** intent to act dishonestly in this legal situation. Declarant has already "Specially" submitted Medical Documents to APD employee Tai Davis, in GOOD FAITH.

See: Exhibit D - Code Pleading/Medical Records.

## **SECOND GROUND FOR MOTION**

¶14. This good faith honesty is my purpose, to act faithfully to my obligations, observing reasonable standards of fair dealing in this legal business, there is NO intent to defraud NOR seek an unconscionable advantage. I have "specially" and in GOOD FAITH been in direct contact with APD employee Tai Davis. Exhibit E – Emails.

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¶15. Justice will be served meaning that the parties "should NOT deceive each other." The principle that needs recognization, is in effect the most "playing fair" by gaining clarity from this Court regarding the meaning and intent of the Court Order regarding matter of the urinalysis test requirement.

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#### FORTH GROUND FOR MOTION

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## ¶16. APD – STANDARD CONDITION OF PROBATION #12

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Standard Condition of Probation #12: You are hereby directed in writing by your probation officer, to start drug screenings at Averhealth, effective immediately. You must call (928) 399-4099 every day to find out if you are scheduled to test. Your unique seven-digit PIN is 3372171. Averhealth's automated telephone system will inform you whether you are required to test that day. If instructed to test, you must report to 1423 East State Route 89A, Cottonwood, Arizona, between the hours of 11:00am and 6:30pm. It is your responsibility to pay for each drug screening.

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# APD STANDARD CONDITION #12 says:

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"You are hereby directed in writing by your probation officer, to start drug screenings at Averhealth, effective immediately."

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(Legal word "direct" means "guide", direct or guide is **NOT A COURT ORDER**, the Probation employee does NOT have the ability to infringe my rights without a **COURT ORDER**.

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# APD STANDARD CONDITION #12 says:

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"You MUST call (928) 399-4099 every day to find out if you are scheduled to test."

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(Legal word "must" means mandatory.)

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The Declarant "specially" calls Averhealth every day to see if there is scheduled test.

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"BRIEF IN SUPPORT OF MOTION FOR CLARITY OF SENTENCING HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY MICHAEL WILLIS OF THE CHASE FAMILY"

Page 6 of 15

#### APD STANDARD CONDITION #12 says:

"Your unique seven-digit PIN is 3372171. Averhealth's automated telephone system will inform you whether you are required to test that day. If instructed to test, you MUST report to 1423 East State Route 89A, Cottonwood, Arizona, between the hours of 11:00am and 6:30pm. It is your responsibility to pay for each drug screening."

(Legal words "direct" and "instructed" are <u>NOT COURT ORDERS</u>, Legal word "must" means mandatory.)

I Am being **coerced** to submit to urinalysis, and there is NO ORDER from the court, this **violates** my RIGHTS. The Declarant "specially" reports to Averhealth, but is NOT "consenting" to "volunteer" RIGHTS away. Declarant <u>MUST</u> have <u>COURT</u> <u>ORDER ON THE RECORD</u> to submit to URINALYSIS TESTING. See: Exhibit F – Code Pleading Probation Condition #12.

¶17. This court is now on notice that I DEMAND a hearing to appear before Honorable JOHN D. NAPPER to receive CLARITY OF URINALYSIS TEST, in writing, ON THE RECORD, *Michael Willis* of the Chase Family, does not now, nor never has waived any Common Law rights.

¶18. *Michael Willis* of the Chase Family, also reminds this court that he has never entered a plea bargain, except under <u>extreme threat</u>, <u>duress and coercion</u>, thereby granting **NO** jurisdiction of this Free and Natural spirit being and powerful creator animating my body physical who is not a "PERSON<sup>TM</sup>" to this court. The failure of this court to grant this or any motion submitted pertaining to "**Rights**", denies the court any jurisdiction.

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¶19. From this Accused point of view the clarity regarding the Courts Order is unclear regarding ....

(A.) False positives for drug testing. Fact in law, there are chemical

compounds that dupe drug testing. In this Accused view, some drug testing "hits" do **NOT** interact with the target as intended. This can lead down a rabbit hole of false drug testing results, which result in jail time for violations of probation. Medical chemist have recognized this fact in researching selected candidates from drug screening tests pitfalls. There are common worst offenders. For the record, even pain often come up as false positives during screening drug testing. Why? Because of certain characteristics of these molecules, the molecules can interact with a drug test in nonspecific or unexpected ways. In other words, pains may come up as a hit in a drug test, which does **NOT** mean they actually do what the drug tests positive for. The common worst offender include compounds like quinones, catechols and rhodanines, these pain compounds dupe bioassays. Some pains have properties that cause fluoresce (they emit light) under certain conditions, such as being forced to being drug tested. For the record, bioassays detect light as a signal for positive test, this false positive result confuses the assay readout. Pain also acts as a redox cycler in bioassays, which produces hydrogen peroxide that blocks, and is commonly misread as a hit for drug testing. Pain also forms colloidal aggregate, which are clumps of molecules that interfere with the target of interest by absorbing it or modifying the molecular structure in the victim being drug tested. These clumps can even elicit a desired interaction with the target of interest because of their large size. Trace impurities left over from manufacturing can also elicit a pains response. For the record, to make

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things even more complicated, because pains react with targets much more strongly than most compounds that are a true drug candidates, pains often appear as the most promising hits for screening. Scientist know that they are misled by a false positive test. They are aware of the existence of the effects of pains, medicinal chemist frequently remove these offender compounds from from screening, because some compounds always fall through the cracks. So, for the record, the drug tester god makes the judgement when they show up as false positives drug use. There are known compounds that have structural similarities with other known illegal drugs. Supposedly, additional experiments are necessary to eliminate false positive results. It is this Accused position that whoever drug tests MUST be the most experienced *medicinal chemist*, who *MUST* be cognizant of the dangers of these false positive tests. Why? To ensure that any types of compounds do **NOT** make it to the next stage of drug discover. This Accused is a retired corpsman in the Navy and Marine Corp, it is my expert opinion that drug discovery is a waste of time, effort and energy that ultimately leads to in-efficient drug testing, which puts this Accused in harms way. From this Accused research 90% of drug testing fails clinically when put under the microscope of a medicinal chemist. Attached hereto and made a part hereof is Exhibit - Random Drug Testing - False Positive Test Concerns For Air Line Pilots, date November 6, 1989.

(B.) The Law Enforcement Growth Industry. For the record, the facts show that this country holds more people per capita in jails than the Soviet Union. In realty, Citizens of America are living in a police state and are completely unaware of it. Americans recognize tyranny in other countries, but in their own refer to it as "law and order." However, a police state is a police state, is a police state. There must

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be a solution that is simple; one that will free us from this morass of crime and punishment. Any solution must conform to our Constitution, quit punishing the innocent, and return to punishing the guilty. THE BENEFICIARIES OF THIS SYSTEM ARE PUBLIC DEFENDERS. LAWYERS. JUDGES. JAILERS, PRISON GUARDS. **ENFORCEMENT** AGENCIES. AND POLITICAL THEY LITERALLY THRIVE OFF OF THIS ADMINISTRATIONS. MORASS OF CRIME AND PUNISHMENT. Crime does pay, and it pays handsomely. How many people derive their livelihood from the law enforcement growth industry? How many AGENCIES are created by legislatures, city councils, and congress? EACH AND EVERY ONE OF THESE PEOPLE ARE LOOKING FOR LAWBREAKERS TO APPREHEND AND PUNISH IN ORDER TO JUSTIFY THEIR EMPLOYMENT. This "Law Enforcement Growth Industry" is nothing more than a business (law enforcement agencies) and customer (people of the state) relationship, which always wants more customers in order to obtain more funding. We constantly hear about all the crime being committed, and the answer to increasing crime is more laws, more police, more prosecutors, more judges, and more money. We never hear how they propose to eliminate crime, prisons, jails, and jailers. The customer of this industry is the average "Joe Citizen." It is "We The People" who pays the bills. IT IS "We The People" WHO IS PERSECUTED IN THE NAME OF CRIME PREVENTION. It is "We The People" who is ENTRAPPED into committing violations of statutes by law enforcement personnel, who are simply justifying their existence by insuring that crime exists. There is no security in freedom. Only boundless opportunity. There are thousands of freemen in America, <u>NOT</u> millions. The masses like

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security, welfare, limited liability, dejection in their lives. To claim this Accused inalienable rights, this Accused <u>MUST</u> be compelled to defend those unalienable rights on the courtroom floor. Attached hereto and made a part hereof is **Exhibit – The Law Enforcement Growth Industry**.

(C.) The Covid 19 Incentives Program. Can the Court Ordered probation agreement *mandate* Covid 19 testing and treatment? Can the probation department *command* testing, then recommend a hospital to test, who gets paid an extra \$13,000 to \$19,000 for every positive test result they have with a patient admission. So if they test this Accused and a confirm positive they get a check for \$19,000 and \$40,000 more for every patient they put on a ventilator. Is this Court giving the probation department the authority to schedule a hospital Covid testing, which amounts to a blank check, for the hospital, in the amount of \$59,000, which incentive is used to command this Accused to test for Covid? Is the probation department stimulated to take action on behalf of the hospitals who also perform drug testing? Is \$59,000 enough incentive to get this Accused to engage in Covid 19 testing. \$59,000 reward is a powerful motive. Attached hereto and made a part hereof is Exhibit G - Dr. Richard Schulze September 3, 2020 Corona Virus Update, Exhibit H - Law Enforcement Growth Industry, Exhibit I -

#### **SIXTH GROUND FOR MOTION**

¶20. The Declarant enters this motion to move the Court for good cause to grant a hearing for CLARITY of URINALYSIS TESTING, so Declarant's rights are NOT violated under threat duress coercion of subject of force.

#### SEVENTH GROUND FOR MOTION

¶21. The Declarant is competent and code pleading ALL ORDERS of the COURT and probation conditions to <u>fully understand</u> the **obligations**. The Declarant has also requested, several times for the "policy" of APD (Agency), and has requested the APD "liability" insurance company. There has NOT been a breech of "nexus of contract". See: Exhibit I – Nexus of Contract.

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Once again, this Declarant feels a hearing on this subject matter will greatly assist in this important matter, giving clarity to the intent and purpose of the Court's Order. The Averhealth staff stated that the urinalysis test was **NOT** mandatory. Further, drug testing is flawed scientifically. For the record, this Declarant feels the tests are unnecessary because there is **NO** Order on record of the COURT, and NO ORDER in probation agreement of <u>APD STANDARD CONDITION #12</u>. For the Record, The Declarant has requested copy of corporate policy of APD, and the APD liability insurance company. Clarification is a **MUST** from the COURT. **All is Good Faith**.

#### Verification.

¶22. Based upon Declarant's sincerely held *religious* education and training, Declarant knows that the Word of our Creator prohibits the swearing of any <u>oath</u> or <u>affirmation</u> or <u>signing</u> any paper "<u>under the penalty of perjury</u>" as these are <u>oaths</u>, prohibited by our Creator as revealed through His *Holy* Word. Declarant quotes the following declared evidence in *Holy* Scripture by the former tax-gather Matthew who was well qualified to produce evidence. He records fully the discourses of Yahshua ben Joseph and declares the following evidence: **The Apostle Matthew's testimony in the King James Version:** Matthew 5:33-37

"Again, ye have heard that it was to them of old time, Thou shalt <u>NOT</u> forswear thyself, but shall perform unto the Lord thine oaths: But I say unto you, <u>SWEAR NOT AT ALL</u>; neither by the heaven; for it is the throne of Yahweh; <u>Nor</u> by the earth; for it is the footstool of his feet; nor by Jerusalem; for it is the city of the great King. Neither shalt thou swear by thy head, because thou canst not make one hair white or black. But let your speech be, Yea, yea; Nay, nay; for whatsoever is more than these is of the evil one."

¶23. I, Michael Willis of the Chase Family, the Accused, am the identified party in the above entitled "BRIEF IN SUPPORT OF MOTION FOR CLARITY OF

SENTENCING HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY MICHAEL WILLIS OF THE CHASE FAMILY" to Honorable JOHN D. NAPPER by Asseveration, and know the contents thereof. I declare that the above is correct and certain to the best of my knowledge. That with this "BRIEF IN SUPPORT OF MOTION FOR CLARITY OF SENTENCING HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY MICHAEL WILLIS OF THE CHASE FAMILY", I do claim all my Rights at all times, and waive none of my Rights at any time, for any cause or reason.

¶24. MICHAEL WILLIS OF THE CHASE FAMILY, PRINCIPAL CREDITOR FOR MICHAEL WILLIS CHASE™ HEREIN DECLARES: THAT MICHAEL WILLIS OF THE CHASE FAMILY IS COMPETENT TO STATE TO THE MATTERS SET FORTH HEREIN. THAT MICHAEL WILLIS OF THE CHASE FAMILY HAS PERSONAL KNOWLEDGE OF THE FACTS STATED HEREIN. THAT ALL THE FACTS STATED HEREIN ARE CORRECT AND CERTAIN TO THE BEST OF MICHAEL WILLIS OF THE CHASE FAMILY KNOWLEDGE, ARE ADMISSIBLE AS EVIDENCE, AND IF CALLED UPON AS A WITNESSES, MICHAEL WILLIS OF THE CHASE FAMILY WILL TESTIFY TO THEIR VERACITY. THAT MICHAEL WILLIS OF THE CHASE FAMILY STATES THE FOLLOWING FACTS;

¶25. Further, Declarant sets forth declared evidence in the Creator Holy Scriptural Law by the Apostle *James* who was well qualified to produce evidence: *James*, the Apostle and bond-servant of *YAHWEH* and of *Yeshua ben Yosef* as witness:  $\underline{James}$   $\underline{5:12}$  <sup>2</sup>

¶26. THIS NAMED DECLARANT BELOW DOES HERE BY DECLARE THAT THE PRECEDING AND THE FOLLOWING STATEMENTS ARE THE FACTS,

James 5:12 "But above all things, my brethren, swear NOT, neither by heaven, neither by the earth, nor by any this oath: but let your yea be yea; and your nay, nay; that ye fall not under judgment."

1	HERE BY VERIFIED AS HE KNOWS THEM, AND ARE CORRECT, AND
2	CERTAIN TO THE BEST OF HIS KNOWLEDGE. <u>DEUTERONOMY 19:15</u> <sup>3</sup>
3	Dated this 22 <sup>nd</sup> day of April, 2022.
4	Autograph:
5	Michael Willis of the Chase Family, Seal
	In Propria Persona, Principal Creditor for
6	MICHAEL WILLIS CHASETM, which
7	is a Corporate Identity, a Legal Fiction in
8	all uppercase, a decedent. All rights reserved.
9	Deuteronomy 19:15 "at the mouth of two witnesses or at the mouth of
10	three witnesses shall the matter be established."
11	WITNESSES:
12	Ste her MEMile Philip Souse A
13	Steven Lee McMillan - As Witness Philip James Clayton - As Witness
14	CERTIFICATE OF SERVICE
15	I, Michael Willis of the Chase family, do hereby certify that I hand-delivered an
	original copy of this correct and complete autographed and sealed instrument titled
16	BRIEF IN SUPPORT OF MOTION FOR CLARITY OF SENTENCING
17	HEARING ORDER BY DECLARED WITNESSED TESTIMONY BY
18	MICHAEL WILLIS OF THE CHASE FAMILY" Dated this 22 <sup>nd</sup> day of April,
	2022 to the COUNTY OF YAVAPAI COURT CLERK located at 120 South Cortez Street, CITY OF PRESCOTT, COUNTY OF YAVAPAI, STATE OF ARIZONA,
19	THE UNITED STATES OF AMERICA [86303]. And, I hand-delivered an original
20	copy of this correct and complete autographed and sealed instrument dated 22 <sup>nd</sup> day of
21	April, 2022 to the COUNTY OF YAVAPAI prosecutors SHELLA POLK
21	KENNEDY KLAGGE, STEPHANIE SANKEY, GLEN M. ASAY, GEORGE

Deuteronomy 19:15 "at the mouth of two witnesses or at the mouth of three witnesses shall the matter be established"

RODRIGUEZ, LORILEI CASE, KRISTY MATHESON-PARKS on behalf of the

Plaintiff, OFFICE located at, 255 East Gurley Street, CITY OF PRESCOTT,

COUNTY OF YAVAPAI, STATE OF ARIZONA, THE UNITED STATES OF AMERICA [86301]. Further, I, Michael Willis of the Chase Family, do hereby

certify that I hand-delivered a file stamped copy of this correct, complete

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"BRIEF IN SUPPORT OF MOTION FOR CLARITY OF SENTENCING HEARING ORDER BY **DECLARED WITNESSED TESTIMONY** BY MICHAEL WILLIS OF THE CHASE FAMILY"

Page 14 of 15

- 1	
1.	autographed, and sealed instrument to Petitioner. Who holds the original of said instrument, file-stamped, as <i>Michael Willis</i> of the Chase Family's property.
2	Dated this 22 <sup>nd</sup> day of April, 2022.
3	
4	Autograph:
5	Michael Willis of the Chase Family, In Propria Persona, Principal Creditor for
	MICHAEL WILLIS CHASE <sup>TM</sup> , which
6	is a Corporate Identity, a Legal Fiction in
7	all uppercase, a decedent. All rights reserved.
8	Deuteronomy 19:15 "at the mouth of two witnesses or at the mouth of
9	three witnesses shall the matter be established."
10	State MEMela Plato Dant
11	Steven Lee McMillan - As Witness Philip James Clayton - As Witness
12	
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# Exhibit A

1	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
2	IN AND FOR THE COUNTY OF YAVAPAI
3 4	STATE OF ARIZONA, ) )
5	Plaintiff, )
6	vs. ) Yavapai County ) Superior Court
7	MICHAEL WILLIS CHASE.  ) V1300CR2019-80661
9	Defendant. )
10	)
11	
12	BEFORE: THE HONORABLE JOHN NAPPER
13	JUDGE OF THE SUPERIOR COURT DIVISION 2
14	YAVAPAI COUNTY, ARIZONA
15	DDESCOTT ADIZONA
16	PRESCOTT, ARIZONA MONDAY, MARCH 7, 2022 11:06 A.M. SESSION
17	TI.UO A.M. SESSIUN
18	DEDODTED'S TOANSCOTOT OF BROCEEDINGS
19	REPORTER'S TRANSCRIPT OF PROCEEDINGS  Re: Judgment of Guilt and Sentence
20	Re. Suagment of dutte and sentence
21	
22	
23	LISA A. CHANEY, RPR, CSR, CR Certified Reporter
24	Certificate No. 50801
25	

1	<u>APPEARANCES</u>	
2	On Behalf of the State:	
3	Yavapai County Attorney's Office	
4	By: Mr. Glen Asay, Deputy 255 East Gurley Street Prescott, Az 86301	
5	Frescott, AZ 86301	
6	On Behalf of Mr Chase: In Pro Per	
7	Also Present:	
8	Yavapai County Public Defender's Office By: Mr. Nathan Best, Advisory Counsel	
9	595 White Spar Road Prescott, Az 86303	
10		
11		
12		
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14		
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1 MONDAY, MARCH 7, 2022 11:06 A.M. SESSION 2 3 (Appearances as heretofore noted.) 4 5 THE COURT: Okay. We are here in P1300 --6 sorry -- V1300CR2019-80661. It's State of Arizona 7 versus Mike -- versus Michael Willis Chase. 8 Mr. Chase is present and out of custody. We 9 have Mr. Asay who is here on behalf of the State. We 10 also have Mr. Best who is here as Advisory Counsel, even 11 though Mr. Chase has steadfastly maintained he is not 12 going to be seeking any counsel from Mr. Best. 13 This is the time set for sentencing. 14 Mr. Chase, I received the motion that you 15 filed for -- to withdraw from the Plea Agreement. I 16 also received a Motion to Strike from the State and a 17 response from the State. 18 I'm going to deny the Motion to Strike. 19 Mr. Chase, your motion will remain in the Court's file 20 and will be preserved for purposes of appeal. You also 21 will have the right to file a Petition for 22 Post-Conviction Relief. 23 I have reviewed the motion that was filed by 24 Mr. Chase. Mr. Chase's primary allegation is that he

received the ineffective assistance of counsel during

25

1 the plea negotiation and when he entered the phase of 2 the case where he was discussing the Plea Agreement with 3 his counsel and entering into the Plea Agreement. 4 I'm going to deny the request to withdraw 5 from the Plea Agreement. 6 Mr. Chase, those claims are better raised on 7 a Petition for Post-Conviction Relief. So you'll have an opportunity to raise all of those claims. It just 9 happens a little bit later in the process and not prior 10 to sentencing. 11 I also read the transcripts that were 12 attached to the motion as well as the filing of the 13 judicial complaint with the Judicial Commission. 14 All right. So this is the time set for 1.5 sentencing. 16 Any legal cause, Mr. Asay? 17 MR. ASAY: No, Your Honor. 18 THE COURT: Mr. Chase, any legal cause 19 beyond what was in your pleading? 20 MR. CHASE: Yes, Your Honor, I have some 21 administrative procedural matters --22 THE COURT: Sure. 23 MR. CHASE: -- before we go forward. So I'd like to set the record straight. 24 25 THE COURT: Sure.

MR. CHASE: My name, Michael Willis of the Chase Family, flesh and blood living man, pre-inhabitant of this land. Thank you, Your Honor.

Before we get into the sentencing hearing it's necessary and imperative to discuss some administrative procedural matters prior to moving forward. We do -- we have some problems including a major lack of due process.

Before I move forward I wanted to talk to you about the paperwork I did file and I no longer file under pro se. I file in pro persona. If you don't understand the vocabulary, Your Honor, I can give you the definition on the two.

I took a look at both your law dictionary and I noted that pro se is an individual who represents himself in the capacity of a lawyer. And an in proper (sic throughout) persona is an individual who represents himself in proper person, and an individual who makes his appearances in proper person is entitled to counsel.

I've never had counsel and I demanded counsel at all times. I further hold that the word counsel and attorney are not synonymous terms, and all lawyers are counselors, but not all counselors are lawyers, and this holds merit, Your Honor.

Arizona Certified Reporter #50801

Under the United States Supreme Court,

Argersinger versus Hamilton (sic), 407 U.S. 45, 1972, quote: No accused may be deprived of his liberty as a result of any criminal prosecution, whether felony or misdemeanor, in which he was denied the assistance of counsel.

Second quote: We hold that no person may be deprived of his liberty, 407 U.S. 25 and 38, who has been denied the assistance of counsel as granted by the Sixth Amendment. This holding is applicable to all criminal prosecutions, including prosecutions for violations of municipal ordinances, because denial of assistance of counsel will preclude the imposition of a jail sentence, Your Honor.

And also my status, Your Honor, a Denizen, meaning, 1912 shareholder stock, Denizens of their own free independent state, and that is bookmarked in 1765, William Blackstone, commentaries of the Laws of England, Book 1, Chapter 5 -- excuse me -- Chapter 10, Page 374. A Denizen is a kind of middle state, between an alien and a natural-born subject and partakes of both.

In proper persona, in his own person, it is a rule in a pleading that pleads to the jurisdiction of the court and must be pleaded in proper persona, because if pleaded by attorney, they didn't admit the jurisdiction, as an attorney is an officer of the court,

```
1
    and he is presumed to plead after having obtained leave,
7
    which admits the jurisdiction. The appearance may be in
3
    proper persona and need not be by attorney.
4
                Also one more word for the Court, for the
5
    record, Your Honor. Usurper government, one who assumes
6
    the right of government by force, contrary to and in
7
    violation of the constitutional -- constitution of this
8
    country.
9
                THE COURT: All right. Thank you,
10
    Mr. Chase.
11
                MR. CHASE: And also for the record,
12
    Your Honor --
13
                THE COURT:
                             Sure.
14
                MR. CHASE: -- I went to the Secretary of
15
    State and I pulled your Oath of Office.
16
                THE COURT:
                            Sure.
17
                MR. CHASE: And I'm going to hold you to
18
    your oath; constitution, Federal, and State.
19
                THE COURT: All right. Based on the plea of
20
    the defendant, it's the finding of the Court that he's
21
    guilty of Count 1: Attempted Misconduct Involving
    Simulated Explosive Devices, comitted on or about
22
23
    November 21st, 2019, in violation of A.R.S. Sections
24
    13-1001, 13-3110(A) 701, 702, and 801. This is a Class
25
    6 Undesignated Felony.
```

1	Count 2: Criminal Damage, committed on or
2	about November 21st, 2019, in violation of A.R.S.
3	Sections 13-1602(A)(1) 701, 702, and 801. This is a
4	Class 6 Undesignated Felony.
5	Count 4: Resisting Arrest, committed on or
6	about November 21st, 2019, in violation of A.R.S.
7	Sections 13-2508(A)(3), 707, and 802. This is a Class 1
8	Misdemeanor.
9	In Count 5: Disorderly Conduct, committed
10	on or about November 21st, 2019, in violation of A.R.S.
11	Sections 13-2904(A)(1), 707, and 802. This is also a
12	Class 1 Misdemeanor.
13	These are nondangerous, nonrepetitive
14	offenses under the Criminal Code.
15	Mr. Chase, we'll need you to put your
16	fingerprint on the sentencing documents.
17	Mr. Asay, do you have anything you wish to
18	
19	One second. I'll get to you.
20	MR. CHASE: No, I'm objecting, Your Honor.
21	I was in the middle of my administrative procedural
22	matters and you just started reading my charges, so I
23	object
24	THE COURT: Okay. I get that.
25	MR. CHASE: to this process.

1	THE COURT: Anything you want to tell me,
2	Mr. Asay, before we in consideration of the
3	appropriate sentence for Mr. Chase?
4	MR. ASAY: It's a probation available plea,
5	Your Honor. The State's recommending probation.
6	THE COURT: All right. And do we have a
7	credit for time served?
8	MR. ASAY: Yes, Your Honor
9	MR. CHASE: I object.
10	MR. ASAY: he had
11	MR. CHASE: I object.
12	THE COURT: Hang on, Mr. Chase.
13	MR. ASAY: I want to say about 100 days,
14	but I will look it up here in just a moment.
15	THE COURT: Okay. Mr. Chase, if you're not
16	going to give us your fingerprint here today in court,
17	that's up to you. I'm going to make it a term and
18	condition of your probation that you have to give us
19	your fingerprint in 30 days. If you don't, you're going
20	to be in violation of the terms and conditions of your
21	probation and you could be sentenced to prison.
22	So I'm giving you fair warning about that.
23	MR. CHASE: Your Honor, by scriptural law
24	I'm not bound to I don't have a duty to participate
25	in signing any contract with man or any government.

1 Scriptural law forbids me to do such. 2 I'm going to dive right back into my administrative procedural matters, Your Honor, because 3 4 we have some problems including a major lack of due 5 process. 6 Before I move forward with this 7 administrative procedural matters I demand counsel of my choice to come and sit with me, Steven McMillan --8 9 Steven McMillan, my counsel of choice to assist me, 10 Your Honor, today. 11 THE COURT: Sir, you're not allowed to cross 12 the bench. 13 MR. CHASE: I demand my counsel of choice, 14 Your Honor. I object --15 THE COURT: Mr. Asay, do you have credit for time served? 16 17 MR. CHASE: -- due process of law --18 THE COURT: Mr. Chase, hang on one second. 19 I promise you, I've always let you speak. I'll let you 20 speak. 21 We got to do this in the -- the right way, 22 otherwise, what you're saying won't make it on the 23 record and the Court Reporter has to be able to get down 24 what you're saying if you want it to be a part of the 25 record, so hang on a minute.

1 MR. ASAY: It's 308 --2 THE COURT: Sir, you can sit down for me. 3 If you're not going to sit down, you can leave. 4 MR. ASAY: 308 days, Your Honor. 5 THE COURT: Okay. All right. And he gets credit for 308 days. 6 7 I object, Your Honor. MR. CHASE: 8 THE COURT: Okay. All right. Mr. Chase, 9 now is your chance. 10 MR. CHASE: All right. Your Honor, I have 11 the right to counsel of my choice to sit with me 12 guaranteed by the Sixth Amendment to the Constitution of 13 the United States. It's your oath too. 14 In all criminal prosecutions the accused 15 shall enjoy the right to have the assistance of counsel for his defense. For the record, I am not going to be 16 represented by licensed counsel. I'm not going to be 17 18 represented by unlicensed counsel. 19 Let the record show Michael Willis of the 20 Chase Family. I will be myself in my own Christian 21 name. The issue of counsel of choice is so important 22 that the Supreme Court of the United States in 23 Brotherhood of Railroad and Locomotive of Engineers 24 versus West Virginia has decided that the accused must

have counsel, and must have effective counsel, even if

25

it is his best friend.

I am not prepared to move forward unless I

-- excuse me -- move forward unless or until I have a
judicial determination on the record that this Court is
absolutely denying my counsel of choice pursuant to the
administrative procedural matters.

The Court may say -- or excuse me -- are you going to give me a judicial determination on the record?

THE COURT: The right to counsel is the right to have a licensed attorney represent you in court. The person that you want to have represent you is not a licensed attorney. I'm denying your request.

MR. CHASE: I object, Your Honor. There's no unlicensed attorney in the constitution.

THE COURT: I get that. I hear what you're saying. That's something you can take up with a different court.

MR. CHASE: Yeah, the Supreme Court.

Well, thank you, Your Honor, establishing a confession on the record that I needed.

Now, I'm prepared to bring up the other subjects pursuant to administrative and procedural matters, but before I do, I need to make plain my status. There are issues of Federal law under the State and the U.S. Constitution.

# UNIFORM CONDITIONS OF SUPERVISED PROBATION - PAGE 2 OF 3

	OF ARIZONA		COUNTY/DIVISION:_	(AUADA)	,
VS	Michael Willis	CHAIG	1/13 00 CR: 0	VAUADA) 26/986661	
TREAT	MENT/BEHAVIOR CH	HANGE/PRO-SOC	CIAL ACTIVITIES		
cor	sent required by the A d activities.	APD so the APD ca	ment results and/or my an exchange information	seling or assistance as o y behavior. I will sign a on in relation to my treatm	ny release or nent, behavior
-	MICHARICA DA CICO MI C.			will submit to drug and a	
	THE PERSON NAMED IN TAXABLE PROPERTY OF THE PERSON NAMED IN TAXABLE PROPERTY OF TAXABL	CLUS WILL MILL MINE MATSON	a waasaan u aabumal b	yone I know who has a cr ehaviors.	
info	m the APD of any cha	iaintain emplóyme Inges within 72 hoi	nt, if legally permitted	to do so, and/or attend	
75. I W	III be financially respon	nsible by paying a	Ill restitution, fines, and	d fees in my case as im	posed by the
16.	I will not consume or p	not pay restitution possess any subst	in full, the Court may eances containing alcohol	extend my probation. ol.	
SPECI/	AL REQUIREMENTS				
☐ 18. ☐ 19. ☐ 20.	approved by the APD.  I will serve 300 for 300 days served (or) hours of my	days more more more more more more more more	nth(s), in the county jail ased until/_/ will comply with all proper in Work Furlough, if ends in any form, unless based on my behaviors (s) in addition to any ordered and addition to any ordered addition to any ordered and addition to any ordered addition to any ordered and addition to any ordered and addition to any ordered and a second a second and a second a second and a second a second and a second and a second and a second a second a second a second a second a secon	ligible or	with credit PD within 72 e, if eligible APD. rected by the rection of the
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	\$ 50 PAGN	130N FEE	(mattly)	1041015 F5165	d 1-665
	\$ 750 F546	•			
	\$ 13. ASSESS			ALL payments	
	\$2.00 MSSES			4/11/202	7
Į	3,713. JN	BATSIN GEO	rseN	11.11/2021	
	EFENDANS 5	MALL Pro	1596 A	کالمات روس سرس	

## **UNIFORM CONDITIONS OF SUPERVISED PROBATION - PAGE 3 OF 3**

	STATE OF ARIZONA	COUNT	Y/DIVISION: L/A	NAA+		nort.
	Vs. Michael Willis CH	ALL	V 1300 CR: 20	1948066		
	Based upon the defendant's agr well as my review and approval are in effect, and the defendants	of such conditions	, I hereby impose a	upervision s and order that	et forth, abov t these condi	e, as tions
	-152			17/2	522	
	Judge of the Superior Court		Date			
	I Do Not teknowledge					
attachments added. I understand that by not abiding by the conditions of probation and any revoked and the Court may sentence me in accordance with the law: In addition, I waive extradition for any probation revocation proceedings in this matter.						
dogr	ashed under Threat, Dur		cion W	00	73-7	-2022
	Defendant		Dat	е		070-399
	P.O. Box 4490		Sedona	AZ [8	36340	9688
	Defendant's Address	Apt,	City	State Z	ip Pho	one

White (Original) - Court Yellow - APD Pink - Defendant

Dandond

	SPECIAL CONDIT	TONS	NS OF PROBATION O'ClockIM
State of Arizona Vs. Michael Willie CHACIE			Yayapai County Division 2 MAR - 7 2022 V 1300CR 20198066 DONNA McQUALITY, Clerky: M. GREENWOOD
I agree	e that the following conditions checked also apply:		By: M. GREENWOOD
	<ol> <li>I will participate in and successfully complete domestic violence treatment/intervention as directed by the APD.</li> <li>I will not initiate or maintain telephone, correspondence, personal or third party contact with the victim(s) without the prior written approval of the Court or the APD. I will not enter onto the premises, travel past or loiter near where the victim(s) resides or works.</li> <li>I will avoid all contact with the victim's family unless approved in writing by the APD.</li> <li>I will abide by all Court orders, orders of protection, directives, divorce decrees and visitation conditions.</li> <li>I will abide by all intervention program rules, conditions, requirements and payment of any fees.</li> <li>I will authorize my therapist to disclose to the Court and the APD information about my attempts by the victim to communicate with me and will immediately report to the APD any contact initiated by the victim(s).</li> <li>I will immediately report the service of any Court, divorce or visitation documents to the APD.</li> <li>I will abide by any curfew imposed by the APD.</li> <li>I will not possess counter-surveillance devices, police scanners, or wireless monitoring/intercepting equipment.</li> <li>I will carry an Arizona Driver's License or Arizona 1.D. Card and provide it to law enforcement upon request.</li> <li>I will submit to search and seizure of person or property by any peace officer or probation officer with or without a search warrant.</li> <li>I will establish residence at a place approved by the APD and I will not live with anyone without the prior written approval of the APD.</li> <li>I will not appear in Court or at any Courthouse unless by Court order or approved by the APD.</li> <li>I will not visit any school grounds unless registered as a student at that school or unless given prior written approval of the APD.</li> </ol>		<ol> <li>I agree to participate actively and cooperate fully in a residential of outpatient mental health program at the discretion of the ABIN.</li> </ol>
6 7 8 9	<ul> <li>I will not associate with any criminal street gang members or individuals as specified by the APD.</li> <li>I will not visit any known criminal street gang gathering areas or locations as specified by the APD.</li> <li>I will not display criminal street gang signs or gestures.</li> <li>I will not wear, display, use, produce or possess criminal street.</li> </ul>		<ol> <li>I agree to take medication as prescribed and report any changes in my medication use to the APD.</li> <li>I will follow the instruction of treatment staff.</li> <li>I will submit to blood level checks as instructed by either treatment staff or the APD.</li> <li>I understand and agree that treatment can include restriction to my residence for the purpose of relapse monitoring at the direction of</li> </ol>
10. 11. 12.	maintain paints, acrosol spray cans, pens, etching devices, or other instruments used to apply graffiti.  I will not obtain any tattoos without the prior approval of the APD.		the APD.  6. I authorize my therapist to disclose to the Court and the APD information regarding my attendance and progress.

Receipt and Asmowledgement: I acknowledge receipt of the Special Conditions of Probation, I understand and will comply with these Special Conditions of Probation. I understand that a violation of any of these conditions could result in the revocation of my probation and the Court may impose sentence upon me in accordance with the law.

Defendant Three to weeks Date

White (original) - Court

Judge of the Superior Court

3/7/2/12 Date

Pink - Defendant

:CA(e)/PD(e)-Ctsu/cpu/michael Willi/Chase-proper(h)

Yellow - APD



# YAVAPAI COUNTY PUBLIC DEFENDER

2830 N. Commonwealth Drive, Suite 101 Camp Verde, Arizona 86322 ATTN. Nathan R. Best

Michael Willis Chase PO Box 4461 Sedona, AZ 86340



CONFIDENTIAL LEGAL MAIL

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Free Control of Contro

# **Exhibit C**

## International Common Law Court





Common Law Name
Michael Willis Chase
BC / 21 / 800525

Legal Fiction
MICHAEL WILLIS CHASE
FN / 21 / 801480

Date of Birth

29/06/1971



# Common Law Court

As a living man I abide by the principles of causing No Harm, No Loss or Injury to others.

In return I expect the same of others and I do not consent to statutory rules/statutes or Acts of Parliament.

Michael Willis Chase



info@commonlawcourt.com
www.commonlawcourt.com

# Universal Declaration on Bioethics and Human Rights



## Article 6 - Consent

1. Any preventive, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free and informed consent of the person concerned, based on adequate information. The consent should, where appropriate, be express and may be withdrawn by the person concerned at any time and for any reason without disadvantage or prejudice.

## Exhibit D

#### **Code Pleading The Probation Contract:**

Yavapai County Adult Probation Department Implementation Of Conditions Of Probation; Standard Condition Of Probation #12;

Says: "I MUST call every day..." And "I MUST report to Averhealth ..."

I Called, And Appeared Under Fraud, Extortion, Threat, Duress Coercion, And "Special" Appearance.

The Probation Contract Says, "NOTHING" About;

I "MUST" Use Their Tests, And/Or Nothing Saying, I "MUST" Submit To The Test At All.. (No Wording On Supposed Order). There Is An Issue About Un-Constitutional Force.

Yavapai Adult Probation Contract Does Not Have Any Kind Of Wording Saying,

"I Must Take A Test" And "I Must Use The Averhealth Test" ...

THIS IS A LEGALITY...

Standard Condition Of Probation #12 says:

"It is your responsibility to PAY for each drug screening."

Words have meaning, and words are law.

In law, the word "PAY" means "Lawful Money" and NOT discharged in "bills of credit" (Federal Reserve Notes).

Tai Davis said, (Via Text Message) Drug Test Is \$11 At Averhealth Cottonwood Arizona.

 $11 (Drug Test) \times 24 (Months) = 264$ 

It is "Clear" in the wording of the Court and Probation Contract, that I do NOT have DUTY by ORDER to take a test, that I have a "Choice" (to volunteer by consent, or NOT to volunteer by consent) of a test, and there is NOT any wording that I "MUST" use a test at all in thIs Contract. Show me the ORDER... This is called unconstitutional force. Without an ORDER, I can only take test by Volunteering, or by Consent which I do Not volunteer, Nor consent.

I Can "Specially" Get A 12-Point Urine Test (At Walmart), Five Tests For \$30.

So, 5 (Five Cup Test Kits) x \$30 = \$150 (24 Months).

I Am Acting In "Good Faith" (Legal Term), I Have "Specially" Called Averhealth,

I have "Specially" Appeared To Averhealth Cottonwood Arizona,

And I Have "Choice" Of A Test, And/Or Taking Test "Specially" if I choose to do so is Voluntary, and/or by consent only.

The act of submitting to a drug test is <u>NOT</u> Ordered: In the wording of <u>Yavapai County</u> Adult Probation Department Implementation of Conditions of Probation; <u>Standard</u> Condition of <u>Probation #12</u>. Nor Ordered by Commissioner John D. Napper

Respectfully, and in "Good Faith"

I Am, NOT volunteering, I Am, NOT giving consent, and I Am, Not ordered by the Court, Nor the APD to take part in "Test"

COUNTY OF YAVAPAI<sup>TM</sup> (D-U-N-S number: 074472796)
Case Number: V1300CR201980661
Averhealth Reference Number: 83467853

## Constitution of the United States;

### First Amendment;

Congress shall make <u>NO</u> law respecting an establishment of <u>RELIGION</u>, or <u>PROHIBITING THE FREE EXERCISE THEREOF</u>; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and <u>to petition</u> the Government for a redress of grievances.

## Creator's Holy Scripture

## Leviticus 19:28

"You are <u>NOT</u> to make incisions in your flesh on account of the dead NOR <u>submit</u> to cuts or tattoos,

I am the LORD."

Dated this 1	8 <sup>th</sup> day of April, 2022.	
Autograph:	M	
	Michael Willis of the Chase Family,	Seal

In Propria Persona, Principal Creator for MICHAEL WILLIS CHASE<sup>TM</sup>, which is a Corporate Identity, a Legal Fiction in all uppercase, a decedent. All rights reserved.

Steven Lee McMillan - As Witness Paul Thoris

Paul Thorit: Agneberg - As Witness

Deuteronomy 19:15 " ... at the mouth of two witnesses, or at the mouth of three witnesses, shall the matter be established."

Michael Willis Of The Chase Family P.O. Box 4461, Sedona Arizona USA [86340] aloha777sedona@gmail.com +1 (928) 399-9688

## International Common Law Court





Common Law Name
Michael Willis Chase
BC / 21 / 800525

Legal Fiction
MICHAEL WILLIS CHASE
FN / 21 / 801480

Date of Binh 29/06/1971



## Common Law Court

As a living man I abide by the principles of causing No Harm, No Loss or Injury to others.
In return I expect the same of others and I do not consent to statutory rules/statutes or Acts of Parliament.
Michael Willis Chase



info@commonlewcourt.com

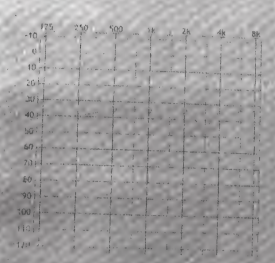
# Universal Declaration on Bioethics and Human Rights

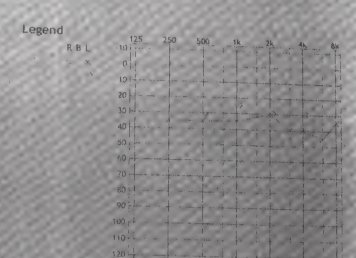


Article 6 - Consent

1. Any preventive, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free and informed consent of the person concerned, based on adequate information. The consent should, where appropriate, be express and may be withdrawn by the person concerned at any time and for any reason without disadvantage or prejudice.

#### Chico Hearing Aid Center 1600 Mangrove Ave Suite 160 Chico, CA 95926 530-347-8132 Patient Name Scipmitted Willismily on Specially, Willismily on - Michael Chase Canith - Whiche In Good Faith CHASE, MICHAEL Address UNK 6/29/1971 City CHICO Zip code 95926 Test date: 4/8/2019





Left () freq ;

forest Commence

4/8/2019

## After Visit Summary

Chase Michael Willis DC# 16/29/19/11(4/V) Visal nate: North 22, 2019 Date generated Aud 22, 2019 13:32 CHICO VA CLINIC

hughair family he Chare In Good Faith



Today's Visit

Clinic Visits

Apr 22, 2019 13.00 - CHICO PACT SIERRA 5 / LEE, JOSEPH TIN-YAM

/WITHERSPOON.TOM

Providers

LEE JOSEPH TIN-YAM

· WITHERSPOON.TOM

Reason For Visit . Mental health annual physical examination done

Diagnosed With

 Mental health annual physical examination done

Jaw pain

Tinnitus, Bilateral

Vitals as of This Visit

April 22, 2019

Blood Pressure: 110/80

• Pulse, 61

Pulse Oximetry 98

• Temperature: 98.9 F

Height: 71 in

Weight: 186 lb

Body Mass Index: 26.00

· Pain: 0

## My Treatment Plan

New Orders

From

This Visit

Other

Instructions

None

None

## My Ongoing Care

Primary Care

Provider

\*PENDING\* CHICO CASCADE 2

Upcoming

Appointments

No appointments scheduled in the next 3 months

immunizations

Nune

Affergies and Adverse Drug

Reactions (Silveria )

No known allergies

Symptoms)

My Medications

None



## Not Authorized to Cultivate



#### PATIENT

10/06/2020

EXPIRES 10/05/2022

MICHAEL CHASE

79 CANYON DIABLO RD UNIT 1 SEDONA, AZ 86351 DOB: 06/29/1971

1602004QPHB875434017



THERE MAY BE POTENTIAL DANGERS TO FETUSES CAUSED BY SMOKING OR INGESTING MARIJUANA WHILE PREGNANT OR TO INFANTS WHILE BREASTFEEDING. USE OF MARIJUANA DURING PREGNANCY MAY RESULT IN A RISK OF BEING REPORTED TO THE DEPARTMENT OF CHILD SAFETY DURING PREGNANCY OR AT THE BIRTH OF THE CHILD BY PERSONS WHO ARE REQUIRED TO REPORT.

Submitted Specilly Willis Michael Willis Michael family of the Chace faith In Good Faith

## **Exhibit D**



#### "Lawful Money", And An "Order" To "Must Take The Test"

11 messages

Aloha777 Sedona <aloha777sedona@gmail.com> To: tai.davis@yavapaìaz.gov

Tue, Apr 19, 2022 at 12:15 AM

Aloha Tai Davis.

All in "Good Faith"

There is an issue with the <u>fines and fees</u> with "Lawful Money" (Article 1, Section 10, Clause 1 - The Constitution) and also, an "Order" by <u>Commissioner John D. Napper</u> to take the "Test" at Averhealth Cottonwood Arizona. This wording is *lacking* in the <u>transcript of hearing 2022-3-7</u> 11:AM, Room 301 (See Attachments), and in <u>Probation Condition</u> #12.

l Am, addressing this "**Issue**" to the County of Yavapai Superior Court Clerk

I Am, Filing A Motion-Brief-Order for hearing on the matter of

"Lawful Money" and an "Order" from Commissioner John D. Napper to-do-something un-Constitutional as "Order" a test. It is called Un-Constitutional Force or to enforce by assuming or presuming, and this is "Crime".

I read the entire <u>Probation Condition #12</u> to staff at Averhealth Cottonwood Arizona. All the staff-at-hand agreed that there needs to be **order by judge** to take test, and/or "**Order**" in <u>Probation Condition #12</u>. Taking Test is voluntary and/or with consent. Any such "**Order**" is **un-Constitutional**.

No screening has taken place to be responsible for \$11 test fee.

I cannot find the <u>Arizona Law</u> on the mandatory fingerprint "**Ordered**" by Commissioner John D. Napper? Do you know what it is?

I Am, requesting a copy of your Company's Policy, three days enough time to produce the Document.

This Email will be used as Evidence.

I have "Specially" Attached Files for your private records.

Whether you have written consent to share files may be an issue.

A second email will be attached to this email with 4th Document.

Mahalo, Blessings, Shalom,

-Michael Willis of the Chase family Email: aloha777sedona@gmail.com Cellular Phone: +1 (928) 399-9688

Address: P.O. Box 4461, Sedona, Arizona USA [86340]

Facebook: Aloha Sedona (Person Search)

#### 3 attachments

2022-4-12\_Common Law Card\_2.jpeg

2022-4-12\_CommonLawCourtCard\_1.jpeg

Aloha777 Sedona <aloha777sedona@gmail.com>
To: tai.davis@yavapalaz.gov

Tue, Apr 19, 2022 at 12:40 AM

2022-4-18\_Motion\_Brief\_Order.pdf

Aloha Tal Davis.

All in "Good Faith"

Attached 4th Document.

Also, Link:

https://ia601403.us.archive.org/14/items/2022-4-18-motion-brief-order/2022-4-18\_Motion\_Brief\_Order.pdf

Mahalo, Blessings, Shalom,

-Michael Willis of the Chase family

Email: aloha777sedona@gmail.com Cellular Phone: +1 (928) 399-9688

Address: P.O. Box 4461, Sedona, Arizona USA [86340]

Facebook: Aloha Sedona (Person Search)

[Quoted text hidden]

Tai Davis <Tai.Davis@yavapalaz.gov> To: Aloha777 Sedona <aloha777sedona@gmail.com>

Tue, Apr 19, 2022 at 10:24 AM

#### Hi Michael,

The probation department doesn't do fingerprinting, so I think the Sheriff's Office would be more helpful with fingerprinting questions. I scheduled you for a SAFE Court Hearing for your failure to submit to urinalysis on April 18, 2022. You are hereby directed in writing by your probation officer, to appear in person for your hearing on Friday, April 22, 2022 at 1:30 p.m. The hearing will be held at the Yavapai County Superior Courthouse located at 2840 N. Commonwealth Drive in Camp Verde, Arizona. Failure to appear as directed may result in a bench warrant being issued for your arrest.

Thanks,

Tai Davis
Probation Officer
Yavapai County Arizona
Office (928) 639-6916
Cell (928) 273-4866
Fax (928) 639-8157

#### \*\*CONFIDENTIAL NOTICE\*\*

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From: Aloha777 Sedona <aloha777 sedona@gmail.com>

Sent: Tuesday, April 19, 2022 12:15 AM
To: Tai Davis <Tai.Davis@yayapaiaz.gov>

Subject: "Lawful Money", And An "Order" To "Must Take The Test"

You don't often get email from aloha777 sedona@gmail.com. Learn why this is important

Aloha777 Sedona <aloha777sedona@gmail.com> To: Taì Davis <Tai.Davis@yayapaiaz.goy> Tue, Apr 19, 2022 at 10:53 AM

Aloha Tai Davis,

Who is the Commissioner/Judge Presiding over the case?

Who am appearing before on April 22, 2022, 1:30PM?

Is the Case Number the same? (V1300CR201980661)

Tai Davis <Tal.Davis@yavapaiaz.gov>
To: Aloha777 Sedona <aloha777sedona@gmail.com>

Tue, Apr 19, 2022 at 11:04 AM

Judge Ainley is the SAFE Court judge. It's the same case number regarding condition #20 sanctions based on your behavior.

From: Aloha777 Sedona <aloha777sedona@gmail.com>

Sent: Tuesday, April 19, 2022 10:53 AM To: Tai Davis <Tai.Davis@yavapaiaz.gov>

Subject: Re: "Lawful Money", And An "Order" To "Must Take The Test"

[Quoted text hidden]

Aloha777 Sedona <aloha777sedona@gmail.com> To: Tai Davis <Tai.Davis@yavapaiaz.gov> Tue, Apr 19, 2022 at 11:32 AM

Aloha Tai Davis.

I Am, requesting a copy of the Corporate "Policy" of ADP.

Who is your supervisor? Who is in charge of this?

Did you mean Probation Condition #22?

"...to submit to fingerprinting at the Yavapai County Jail..."

Where Is The "Order" for fingerprinting?

I Am searching for Arizona Law about

Index finger print due by May 6, 2022?

There is no "Order" by John Napper, no such "Order" in court transcript, nor in the any of the paperwork.

It it assumed or presumed that I volunteer and give consent without a court order?

Threat, Duress, Coercion without any ruling

From the "Court"?

Please, show me the "Order" and show me the Arizona and/or Constitution "Law"...

Ounted text hidden)

Tai Davis <Tai.Davis@yavapalaz.gov>
To: Aloha777 Sedona <aloha777sedona@gmail.com>

Tue, Apr 19, 2022 at 11:55 AM

Under Condition #22 the judge wrote "Defendant shall provide a fingerprint within 60 days of sentencing." Since the jail's booking does fingerprinting, that is where I directed you to go. Friday's hearing is called SAFE Court. It's based on Condition #20 which states you will comply with sanctions (community service or jail time) based on your behavior. Judge Ainley will decide on an appropriate sanction for missing a UA. I've never had anyone request a copy of our department policy before, so you'll have to ask my supervisor about that. Here is his contact info:

Carlos Zuniga Supervisor

Phone: 928-639-6909

Email: carlos.zuniga@yavapaiaz.gov

Thanks...

From: Aloha777 Sedona <aloha777sedona@gmail.com>

Sent: Tuesday, April 19, 2022 11:32 AM

[Quated text hidden]

[Quoted text hidden]

Aloha777 Sedona <aloha777sedona@gmail.com> To: Tai Davis <Tai.Davis@yavapaiaz.gov> Tue, Apr 19, 2022 at 12:14 PM

Aloha Tal Davis,

Attached is "Order" from John D. Napper on

There is NO "Order" to do urinalysis, and NO "Order" for fingerprint (Due May 6, 2022) from John D. Napper. The Court and APD are assuming and/or presuming that by Threat, Duress, Coercion to "Clients" will Volunteer by Consent to Giving Up Rights. Without an "Order"...

This is fraudulent, un-Constitutional Force, and illegal.

I Demand an "official copy" of APD Corporate Policy on All Uniform Conditions Of Supervised Probation. Who is the Insurance Company of APD?

I Am ready to file a suit.
[Quoted text hidden]

2022-3-7\_Probation\_Order\_Napper.pdf 307 KB

Tai Davis <Tai.Davis@yavapaiaz.gov>
To: Aloha777 Sedona <aloha777sedona@gmail.com>

Tue, Apr 19, 2022 at 12:23 PM

Hi Michael.

I forwarded your email to my supervisor Carlos Zuniga who can answer your questions. Thanks,

Tai Davis
Probation Officer
Yavapai County Arizona
Office (928) 639-6916
Cell (928) 273-4866
Fax (928) 639-8157

#### \*\*CONFIDENTIAL NOTICE\*\*

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From: Aloha777 Sedona <aloha777sedona@gmail.com>

Sent: Tuesday, April 19, 2022 12:14 PM To: Tai Davis <Tai.Davis@yavapalaz.gov>

Subject: Re: "Lawful Money", And An "Order" To "Must Take The Test"

[Quoted text hidden]

Aloha777 Sedona <aloha777 Sedona@gmail.com>
To: Tai Davis <Tai.Davis@vavapaiaz.gov>

Tue, Apr 19, 2022 at 2:58 PM

Aloha Tai Davis.

1. The "Legal Money" (Coinage Act of April 2, 1792) is Major Premiss issue with paying any fines/fees from court and APD.

Probation Condition #22:

quote "...directed in writing by your probation officer, to submit to fingerprinting..." end-quote.

Wording is Voluntary by Consent, there is not a "MUST" (Order) from court.

<u>Black's Law Dictionary:</u> "Direct" is used as: To immediate; proximate; by the shortest course; to point to; guide; instruct; to advise; suggest; instruct; request; to assume the role of director, without any intervening medium, agency or influence; unconditional.

Blacks Law Dictionary: "Shall" is used in Statues, Contracts, &c ...

2. There is no valid contract, "contract" is autographed "under threat duress coercion" and is "void for fraud". Also, You (Tai Davis) removed the "contract" from my hands (in your office) preventing further "nexus of contract." There is NO valid contract.

Black's Law Dictionary: "Must" is primarily of mandatory effect; but also in the mandatory sense which it sometimes has...

3. have my own red ink pad to submit index fingerprint by May 6 2022, BUT I Am demanding a written ORDER from the court. I Am being forced under threat duress coercion with NO ORDER from court to do actions that are violating my rights.,

The legal wording is **NOT** an "**Order**" from the court, and/or from APD. The wording is relying on a **Voluntary Action from consent only**.

I MUST have an "Order" from the Court in writing, with a Judge/Commissioner Signature on it.

APD Corporate Policy. Does it say APD can "Order" un-Constitutional Policy rules on all men?

Does APD have court "Order", please provide the "ORDER" for the record.

Again, I Demand an "Order" from the Court that says,

"I MUST" submit to a Urine test, and "I MUST" submit a fingerprint on Document by May 6, 2022."

"I MUST" pay in Federal Reserve Notes (bilss of credit) opposing Coinage Act April 2, 1792.

I Am, Directed by Probation Condition #12, that:

"I MUST Call Averthealth everyday", when I Am selected, "I MUST report to 1433 East State Route 89A" and I do call (specially), and I do appear (specially).

There is NO ORDER to submit to "TEST", I Am, in <u>Good Faith</u>, Demanding an Explanation from the Court. I do NOT consent of giving up ANY of my rights, I never give up my rights voluntarily, only by a court order will my rights be stripped from me.

#### THERE IS NO ORDER TO TAKE A TEST.

Can You, and Will You, produce the "Order" in writing by the court, That, "I MUST" (under court order) take the test. If, you cannot produce an Order, you, APD, Yavapai Superior Court are violating my rights, under threat, duress. coercion.

Tia Davis, by Law:

I MUST have written Court ORDER to: Pay in Federal Reserve Notes (Bills of Credit) for fines/fees,

I MUST have written Court ORDER to take TEST at Averhealth Cottonwood Arizona.

I MUST have written Court ORDER to submit index fingerprint on court Document.

I will contact Carlos Zuniga about APD Corporate Policy.

I Am Not being a problem,

I Am concerned about my rights, and how these courts work under emergency power acts.

Give me the LAW, give me the ORDER. And we all move forward.

Please, provide the Answers to my questions, or we can get them from the court.

I just need an "ORDER" from the court:...

I Am NOT giving up my rights voluntarily or by consent.

P.S. I "specially" called Spectrum Health Care (Cottonwood Arizona) and was told that I have to stop by office to set an appointment, so next time I Am (Volunteering at food bank) Cottonwood I will do just that.

Have a wonderful day.

Mahalo, Blessings, Shalom,

-Michael Willis of the Chase family

Email: aloha777sedona@gmail.com Cellular Phone: +1 (928) 399-9688

Address: P.O. Box 4461, Sedona, Arizona USA [86340]

Facebook: Aloha Sedona (Person Search)

Quoted text hidden

Tai Davis <Tai.Davis@yavapalaz.gov>
To: Aloha777 Sedona <aloha777sedona@gmail.com>

Tue, Apr 19, 2022 at 4:28 PM

You have some interesting ideas Michael, but I worry that you could be lost in the abstract world of legal theory. I would encourage you to visit your local Superior Court and observe a few probation revocation proceedings in person. That should give you some context for how the law is actually applied in Arizona. There are approximately 75,000 people on felony probation in Arizona right now, so it's safe to assume that the courts have become very efficient at enforcing *The State of Arizona Uniform Conditions of Supervised Probation*, precisely as they are written, notwithstanding Black's Law Dictionary.

From: Aloha777 Sedona <aloha777sedona@gmail.com> Sent: Tuesday, April 19, 2022 2:58 PM [Quoted text hidden]

Quoted text hidden



Aloha777 Sedona <aloha777sedona@gmail.com>

#### "Lawful Money", And An "Order" To "Must Take The Test"

Aloha777 Sedona <aloha777sedona@gmail.com> To: Tai Davis <Tai.Davis@yavapaiaz.gov>

Thu, Apr 21, 2022 at 5:05 PM

Thank you, for Legal Advice Too.

I Appreciate you practicing law.

Thank You Again

- auote

"You have some interesting ideas Michael, but I worry that you could be lost in the abstract world of legal theory. I would encourage you to visit your local Superior Court and observe a few probation revocation proceedings in person. That should give you some context for how the law is actually applied in Arizona. There are approximately 75,000 people on felony probation in Arizona right now, so it's safe to assume that the courts have become very efficient at enforcing The State of Arizona Uniform Conditions of Supervised Probation, precisely as they are written, notwithstanding Black's Law Dictionary." -endquote

[Quoted text hidden]

## Exhibit E

#### Code Pleading The Probation Contract:

Yavapai County Adult Probation Department Implementation Of Conditions Of Probation; Standard Condition Of Probation #12;

Says: "I MUST call every day..." And "I MUST report to Averhealth ..."

I Called, And Appeared Under Fraud, Extortion, Threat, Duress Coercion, And "Special" Appearance.

The Probation Contract Says, "NOTHING" About;

I "MUST" Use Their Tests, And/Or Nothing Saying, I "MUST" Submit To The Test At All.. (No Wording On Supposed Order).
There Is An Issue About Un-Constitutional Force.

Yavapai Adult Probation Contract Does Not Have Any Kind Of Wording Saying,

"I Must Take A Test" And "I Must Use The Averhealth Test" ...

#### THIS IS A LEGALITY...

Standard Condition Of Probation #12 says:

"It is your responsibility to PAY for each drug screening."

Words have meaning, and words are law.

In law, the word "PAY" means "Lawful Money" and NOT discharged in "bills of credit" (Federal Reserve Notes).

Tai Davis sald, (Via Text Message) Drug Test Is \$11 At Averhealth Cottonwood Arizona.

\$11 (Drug Test) x 24 (Months) = \$254

It is "Clear" in the wording of the Court and Probation Contract, that I do NOT have DUTY by ORDER to take a test, that I have a "Choice" (to volunteer by consent, or NOT to volunteer by consent) of a test, and there is NOT any wording that I "MUST" use a test at all in this Contract. Show me the ORDER... This is called unconstitutional force. Without an ORDER, I can only take test by Volunteering, or by Consent which I do Not volunteer, Nor consent.

I Can "Specially" Get A 12-Point Urine Test (At Walmart), Five Tests For \$30.

So, 5 (Five Cup Test Kits) x \$30 = \$150 (24 Months).

I Am Acting In "Good Faith" (Legal Term), I Have "Specially" Called Averhealth,

I have "Specially" Appeared To Averhealth Cottonwood Arizona,

And I Have "Choice" Of A Test, And Or Taking Test "Specially" if I choose to do so is Voluntary, and/or by consent only.

The act of submitting to a drug test is <u>NOT Ordered</u>: In the wording of <u>Yavapai County Adult Probation Department Implementation of Conditions of Probation</u>; <u>Standard Condition of Probation #12</u>. Nor Ordered by Commissioner John D. Napper

Respectfully, and in "Good Faith"

I Am, NOT volunteering, I Am, NOT giving consert and I Am, Not ordered by the Court, Nor the APD to take part in "Test"

COUNTY OF YAVAPAI<sup>TM</sup> (D.U.N.S. number: 074472796)
Case Number: V1300CR201980661
Averhealth Reference Number: 83467853

## Constitution of the United States;

#### First Amendment:

Congress shall make <u>NO</u> law respecting an establishment of <u>RELIGION</u>, or <u>PROHIBITING THE FREE EXERCISE THEREOF</u>; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and <u>to petition</u> the Government for a redress of grievances.

#### Creator's Holy Scripture

### Leviticus 19:28

"You are <u>NOT</u> to make incisions in your flesh on account of the dead NOR <u>submit</u> to cuts or tattoos.

I am the LORD."

Dated this 18th day of April, 2022.	
Autograph:	
Michael Willis of the Chase Family,	Seal Seal

In Propria Persona, Principal Creator for MICHAEL WILLIS CHASE<sup>TM</sup>, which is a Corporate Identity, a Legal Fiction in all uppercase, a decedent. All rights reserved.

Steven Lee McMillan - As Witness

Paul Thorit: Agheberg - As Witness

<u>Deuteronomy 19:15</u> " ... at the mouth of two witnesses, or at the mouth of three witnesses, shall the matter be established."

Michael Willis Of The Chase Family P.O. Box 4461, Sedona Arizona USA [86340]
aloha777sedona@gmail.com
+1 (928) 399-9688

## Exhibit F

## **Exhibit Random Drug Testing – False Positive Test.**

File: ORUG TESTING Report: FALSE POSITIVES	· ·	•	KON	Page /EMBER 6, 1989
LEGAL PRODUCT USED	TEST POSITIVE FOR	DATA SOURCE	DATE	PAGE
1-HETHANPHETANTHE	AMPHETAMINES	AIR LINE PILOT MAGAZINE	Sep 88	31
ADVIL	KARIJUANA	ALLIED PILOTS ASSN LIST	Aug 89	1
ADVIL (IBUPROFIN)	MARIJUANA AMAULI PAN	AIR LINE PILOT MAGAZINE	Sep 80	21
ALKA-SELTZER PLUS	anphetanines	AIR LINE PILOT NAGAZINE	Sep 88	. 31
ANUXICILLIN (ANTIBIOTIC)	CUCAINE	ALLIED PILOTS ASSN LIST	Aug 69	1
ANAPROX (NAPROXEN)	ARIJUAHA	AIR LINE PILOT MAGAZINE	Sep 88	31
ASTRHA MEDICATIONS	AMPHETAMINES	ALLIED PILOTS ASSH LIST	Aug 89	1
BENADRYL	HETHADONE	ALLIED PILOTS ASSK LIST	Aug 89	1
CHLORPROMAZINE	OPIATES	AIR LINE PILOT MAGAZINE	Sep 80	31
CHLORPHONAZINE	PHERCYCLIDIKE	AIR LINE PILOT MAGAZINE	Sep 88	21
CLIDINIUN	BENZODIAZEPINES	ALLIED PILOTS ASSN LIST	Aug 89	1
COAYACILLIW NA	BENZODIAZEPINES	ALLIED PILOTS ASSN LIST	Aug 89	1
CODETHE	OPIATES	AIR LINE PILOT HAGAZINE	Sep 88	31
CONTAC	ALCOHOL	ALLIED PILOTS ASSN LIST	Aug 89 -	*
CONTAC	AMPHETANINES	ALLIED PILOTS ASSN LIST	. Aug 89	4
D-PROPOXYPHENE	QPIATES	AIR LINE PILOT HAGAZINE	Sep 88	31
DATRIL (IBUPROFIN)	HARTJUANA	AIR LINE PILOT NAGAZINE	Sep RG	31
DEXTROKETHORPHAN	OPTAYES	AIR LINE PILOT MAGAZINE	Sep 88	31
DEXTRONETHORPHAM	PHENCYCLIDINE	AIR LINE PILOT NAGAZINE.	Sep 88	31
DIET PILLS	ANPHETAKIKES	ALLIED PILOTS ASSN LIST	Aug 89	1
DIETRYLPROPLON DILANTIN	ANPHETAMINES	AIR LINE PILOT MAGAZINE	Sep 88	31
DIPHENHYDRANINE	BARBITUATES	ALLIED PILOTS ASSN LIST	Aug B9	1.
BIPHENOXYIATE	PHENCYCLIDINE	ATR LINE PILOT MAGAZINE	Sep 68	31
DOPANTNE	OPIATES	AIR LINE PILOT NAGAZINE	Sep 88	31
DOXYLANINE	ANPHETANTHES PHENCYCLIDINE	AIR LINE PILOT MAGAZINE	. Sep 68	21
DRISTAN	ALCOHOL	AIR LINE PILOT MAGAZINE	Sep 88	31
ELAVIL	RETHADDINE	ALLIED PILOTS ASSN LIST	Aug 89	1
EMPIRIK (CODEINE)	HEROIM/HORPHINE	ALLIED PILOTS ASSM LIST	Aug 89	1
EPHEDRINE	AMPHETANTHES	AIR LINE PILOT MAGAZINE	Sep 88	31
FENFLURANTHE	ANPHETANTHES	AIR LINE PILOT MAGAZINE AIR LINE PILOT MAGAZINE	Sep 88	31
GINSENG TEA	MARILIRAM	ALLIED PILOTS ASSILLIST	Sep 98	31
GLUTETHINIDE	BARBITUATES	ATH LINE PILOT NAGAZINE	Aug 89	1
HALLS MENTH. COUGH DROPS	ALCOHOL	ALLIED PILOTS ASSILLIST	Sep 89	31
WEART MEDICATIONS	ANPHETANTHES		Aug 89	1.
KERBAL TEA	COCAINE	ALLIED PILOTS ASSWITET	Aug 89	1
HYDRONORPHONE	OPIATES		Aug 89	1
ISOXSUPRINE	ANPHETANTHES	AIR LINE PILOT MAGAZINE	Sep 88	31
MANY COUGH HEDICINES	ALCOHOL	AIR LINE PILOT MASAZINE	Sep 88	31
HANY HASAL SPRAYS	ANCHETANTHES	ALLIED PILOTS ASSN LIST	Aug 89	1
NEDIPRIN	NGR I JUAHA	ALLIED PILOTS ASSN LIST - ALLIED PILOTS ASSN LIST	Aug 89	X cm.
HEPERIDINE	OPIATES	AIR LINE PILOT MAGAZINE	Aug 89	.1
NEPERIOINE	PHENCYCLIDINE	AIR LINE PILOT MAGAZINE	Sep 86	31
NOTRIN	HARIJUANA	ALLIED PILOTS ASSN LIST	Sep 88 Aug 89	31
NOTETH CHBUPROFTHI	MARIJUAHA	AIR LINE PILOT HABAZINE	Sep 88	31
HALFON (FENOPROFEN).	AMPHETAMINES	AIR LINE PILOT MAGAZINE	Sep 88	31
HALFOR (FEHOPROFER)	BARBITUATES	ATR LINE PILOT MAGAZINE	Sep 88	31
HALFON (FENOPROFEN)	MARIJUAKA	AIR LINE PILOT MAGAZINE	Sep 88	31
NALFON (FENOPROFEN)	KETRAQUALONE	AIR LINE PILOT MAGAZINE	Sep 88	31
MORFLEX	NETHADONE	ALLIED PILOTS ASSN LIST	Aug 89	1
NUPRIN	KARIJUAKA	ALLIED PILOTS ASSN LIST	Aug 89	
HYLLDRIN	AMPHETANTHES	AIR LINE PILOT MAGAZINE	Sep 88	31
NYOUIL NYOUIL	ALCOHOL	ALLIED PILOTS ASSN LIST	Aug 89	1
	AMPHETAMINES	ALLIED PILOTS ASSN LIST	Aug 89	.1
NYOUIL	HEROIH	ALLIED PILOTS ASSN LIST	Aug 89	. 1

## Exhibit Random Drug Testing – False Positive Test.

File: DRUG TESTING Report: FALSE POSITIVES			NOVEMBER 6, 1989	
,	TEST POSITIVE FOR	DATA SOURCE	DATE	PAGE
NYOUTE TEPHEDRINE)	ANPHETANTHES	AIR LINE PILOT MAGAZINE	Sep 88	31
DYACODOKE	OPIATES	AIR LINE PILOT MAGAZINE	Sep 88	31
P-HYOROXYAMPHETAKINE	AMPHETANINES	AIR LINE PILOT MAGAZINE	Sep 88	31
PHENERGAN	HEROIN	ALLIED PILOTS ASSN LIST	Aug 87	1
PHENERGAN		ALLIED PILOTS AGSN LIST	Aug 89	1
PHENOBARBITAL	BARDITUATES.	ALLIED PILOTS ASSN LIST	Aug 89	1
PHENTERNINE	AMPHETAMINES	AIR LINE PILOT MAGAZINE	Sep 88	31
PHENYLEPHRINE	, AMPHETANTHES	AIR LINE PILOT NAGAZINE	Sep 88	31
PHENYLPROPANOLANINE	AMPHETANTHES	AIR LINE PILOT NAGAZINE	Sep 88	31
PHENYTOIN	BARBITUATES	AIR LINE PILOT MAGAZINE	Sep 88	31
POPPY SEEDS	KEROIN	ALLIED PILOTS ASSN LIST	Aug 69	* <b>1</b>
PROPYLHELEDRINE	AMPHETAMINES	ATR LINE PILOT MAGAZINE	Sep 88	31
PSEUDOEPHEDRINE	AMPHETANIMES	AIR LINE PILOT MAGAZINE	Sep 88	31
ROBITUSSIN-DN	KEROIN	AIR LINE PILOT KAGAZINE	Sep 88.	31
RUFEN	MARIJUAHA	ALLIED PILOTS ASSN LIST	Aug 89	1
SONA	METHADONE	ALLIED PILOTS ASSN LIST	Aug 89	1
SUDAFED	AMPHETANINES	ALLIED PILOTS AGSN LIST	Aug 89	1
TERPINHYDRATE	ALCOHOL.	ALLIED PILOTS ASSN LIST	Aug 89	•
THIORIDAZINE	PHENCYCLIDINE	AIR LINE PILOT MAGAZINE	Sep 88	31
TONIC WATER	COCATHE	ALLIED PILOTS ASSN LIST	Aug 89	1
TONIC WATER	HEROÍN	ALLIED PILOTS ASSN LIST	Aug 89	1.
VALIUN	<b>BENZODIAZEPINES</b>	ALLIED PILOTS ASSN LIST	Aug 89	1
VICK'S COUGH SYRUP	HEROIH	AIR LINE PILOT MAGAZINE	Sep 88	31
VICK'S FORM, 440	HEROTH	AIR LINE PILOT NAGAZINE	Sep 80	31
VICKS FORM 44	HEROXII	ALLIED PILOTS ASSN LIST	Aug 89	1
VICKS INHALER	AMPHETANTHES	ALLIED PILOTS ASSN LIST	Aug 89	. 1

## Exhibit G

#### **Exhibit**

#### Dr. Richard Schulze September 3, 2020 Corona Virus Update.

- ¶1. Hello my great friends Dr. Schulz here. I want to give you my Corona Virus update as of September 2020. Lets take a look at the current USA statistics. At the beginning of September there were 5,972,356 confirmed cases of Corona Virus. There were 182,622 total deaths from Corona Virus. Now since both these numbers are, what's the scientific term for that? Total bullshit.
- ¶2. Lets see if we can find out what is really really going on.
- ¶3. OK Lets start with so called confirmed cases. Confirmed cases of the Corona Virus 5,972,356. Hmm. What does confirmed case actually mean. Well actually I will tell you exactly what it means. Confirmed cases as far as I'm concerned would actually be the lowest ranking for the CDC, not the highest. It goes *Level one possible case*. Level *two probable case*. Level *three confirmed case*. So it sounds like confirmed case is the worst. They got it, they're sick, and they got the Corona Virus.
- ¶4. But according to the Center for Disease Control. Level one possible case is anyone who has symptoms like fever, cough, trouble breathing. I myself might call that a confirmed case. A Level two probable case is anyone with the above symptoms of a cough, fever, trouble breathing, plus exposure to people who've had the virus or have xrays that showing lung lesions. I myself would definitely call that a confirmed case. But according to the CDC a level three confirmed case is anyone who tested positive for the virus. They can be completely asymptomatic. Meaning they have NO symptoms at all, they feel great. It's just a positive test result.
- ¶5. So all we know right now is in America we have 5,972,356 so called confirmed cases for 5.9 million people *testing positive* for something. Now let us look at the Covid 19 testing first. Because really all this number means right here "Confirmed cases". Let me rewrite it. It just

means a "*Positive test result*". All along I'm looking at these numbers on television for the last six months. And I'm thinking that 5,972,356 people in America have Corona virus. They don't have Corona virus, Ok, they just have a *positive test result*.

- ¶6. Remember these are just people that <u>tested positive</u>, most of whom were never sick a single day, never felt bad, but tested positive for Covid 19. If you wonder why so many people were <u>testing positive</u> who were never sick. We're forced to look at the following. I would call it the Covid 19 incentives to hospitals program.
- ¶7. Were hospitals get paid an extra \$13,000 to \$19,000 for every positive test result they have with a patient admission. So if they test you and a confirm positive they get a check for \$19,000 and \$40,000 more for every patient they put on a ventilator.
- ¶8. When hospitals across the country are shut down, are empty, are not performing elective surgeries and rapidly losing money, in debt and that not even being able to pay for their electric bills, let alone their equipment. Do you think they might be faking some false positive tests to collect all this free government money? Think about that.
- ¶9. Medical doctors all cross the country have been complaining about the pressure from hospital administrators to falsify documents to *fake test results*, *to lie* so the hospital can get the government money. *To lie and make positive test results*.
- ¶10. In Miami where I live, Officially called Miami Dade County I can tell you of serious facts that I've uncovered. We have one of the nations highest percentages of positive results for Corona Virus, 62.85 people per 1000 of Corona Virus. That's the highest in the country. Triple the positive test results of New York, New Jersey, Texas, and even California.
- ¶11. Now for two weeks for the last few months in Miami everybody who got tested for Covid 19 every single person tested positive. Everyone tested positive. Later this was attributed to a clerical accounting error. Now over the last four months hundreds of other people reported that they went to take the test, the Covid test, but they couldn't wait. Because the line was too long. So they left without ever getting the test. But a few days later in the mail they got their results

that they were positive for the Corona Virus, but they never took the test.

¶12. What the heck is going on here? And even more outrageous, what I like to call the Corona Obama Care scam. If you have Obama Care various clinics throughout Miami will pay you one thousand dollars cash and give you a positive Covid 19 test if you agree before hand to this scam. If you agree to accept to a positive test result even is you are negative it will say positive. Then the clinic can collect the \$19,000 dollars from the government, and gives you a \$1,000 cash right in your pocket. Which is happening right now in Miami and other cities across America. Heck we had one man killed on his motorcycle near my house he ran into a bus and died. And the reporter checked into it and do you know the cause of his death was officially recorded as "Corona Virus"! The bottom line, Miami has one of the highest rates of confirmed cases, what I call positive tests because of this. Because of all these scams. Because of all these lies. And our city was shut down, and paralyzed, and almost everyone has lost their jobs and the positive testing is a scam, a complete lie, Miami is one of the leading cities in America for credit card fraud and I will tell you right now it's the leading city in America for Corona Virus testing fraud.

¶13. So this 5.9 million confirmed cases of Corona Virus in America, remember that's 5.9 million positive test results. Not 5.9 million people sick with Corona Virus. Remember most these people never had a sick day. And now we see all these positive result hypes and scams, so many confirmed cases or positive test results in America. How much of this is a lie? It's a big lie!

¶14. Now let's take a look at the number of 182,622 "Deaths" in America. Supposedly due to Corona Virus. Are these 182,622 really deaths to Corona Virus? Actually no they're not. Just at the end of August, just a week ago the CDC quietly reported over the national news of the 182,622 deaths due to the Corona Virus reported, the Center for Disease Control has very quietly admitted that only six percent, six percent of the deaths recorded actually died from Corona Virus.

¶15. OK, 94 percent of these deaths were caused by underlying diseases. Two to three diseases

that people already had or they died from old age. But it was reported as Corona Virus death. Ninety-four percent didn't die from Corona Virus they died from underlying diseases. Only six percent actually died from Corona Virus. That reduces people dead in America from only Corona Virus, hmm six percent of 182,622 that would be 10,957.

¶16. Here's a reality 182,622 people in America didn't die from Corona Virus! Only 10,957 were directly cause by Corona Virus. Now considering the annual influenza rate in America kills 51 or 52 thousand Americas every year. 10,957 doesn't sound like a lot. In fact just two years ago influenza killed over 80 thousand Americans. Like I said 10 thousand doesn't sound like a lot any more does it? We better start preparing for this years flu and forget about Corona Virus.

¶17. Now according to Center for Disease Control who's has lost a whole lot of credibility here in the last ten minutes. Corona Virus is 1.5 times higher if you have asma or COPD which is chronic obstructive poluminary disease. 3 times greater if you have hyper tension (high blood pressure), or if he has body mass index greater than 30. 3 times greater if you have diabetes, 4 times greater if you have kidney disease. 4.5 times greater if you have sever obesity which is a body mass index above 40. 4.5 times greater if you have 2 of these conditions. 5 times greater if you have 3 of these conditions. So these supposed 182 thousand deaths in America from Corona Virus well apparently 94 percent of them weren't from Cor collected by the CDC between December 1<sup>st</sup> 2019 and July 10<sup>th</sup> 2020 shows that these people already suffering and dyeing from cancer, chronic kidney disease, COPD which is chronic obstructive poluminary disease, asma, infamzima, bronchitis, diabetes, high blood pressure, immune compromised disease from organ transplant, obesity, heart disease, sickle cell anemia, vascular disease, cystic fibrosis, neuralgic disease, liver disease, scared lung tissue from smoking or environmental pollution, the bottom line my friends of the 5.9 million of the confirmed cases from Corona Virus in America.

¶18. Well a much more proper way to say it would be 5.9 million people tested positive and very very few of these people have had any sickness at all. They haven't been sick. In fact the

majority of these people never had one sick day, not even one sick hour who tested positive. Some said they have never felt better in their whole life they feel awesome. As with many scams and false positives I wonder how many people were actually sick with Corona Virus in America?

¶19. OK this is what we call confirmed cases (Holding up a card showing "5,972,356 Positive Test Result") which we now know means Positive Test Result. How many people were actually sick with Corona Virus in America? I'd like to know that number. The truth is we will never know that number. And another question I have, how many people actually died from Corona Virus. *They say it was 182,622 but according to the CDC's own admission they whittled that down to 10 thousand some odd Americans.* How many people actually died from Corona Virus after removing the 94 percent that were already sick and dying from other diseases only 10 thousand died from Corona Virus alone. Considering that every year in America 50 to 60 thousand die from the flu just during the winter six months. The actual Corona Virus death toll is far below every major cause of disease in America. Look my heart goes out to anyone who lost a loved one to Corona Virus.

¶20. But what do I see with Corona Virus, I see a lot of hype, scam, scandal, greed, fear, depression both emotional and financial, jobs lost, businesses destroyed, businesses ruined, economic collapse, rioting and pure bullshit politics. And super inflated numbers for Corona Virus positive tests and super inflated numbers for Corona Virus supposed deaths. Not much actual Corona Virus out there. Dr. Schultz here just reporting the facts.

From Dr. Richard Schulze's web site

<a href="https://www.herbdoc.com/blog/coronavirus-update">https://www.herbdoc.com/blog/coronavirus-update</a>

or from his youtube.com video channel

<a href="https://www.youtube.com/watch?v=MuKA1Edvvwo&feature=emb\_logo">https://www.youtube.com/watch?v=MuKA1Edvvwo&feature=emb\_logo</a>

## Exhibit H

1 2	Exhibit - The Law Enforcement Growth Industry!
3	
1	LAW ENFORCEMENT GROWTH INDUSTRY
2 3 4	By Barrister's Inn School of Common Law
5	¶1. In trying to appraise this issue of law enforcement, courts, prisons, punishment,
6	crime, rehabilitation, the death penalty, incarceration, and cruel and unusual punishment,
7	much has been written and much more will be written. ONE POINT THAT ALL SEEM
8	TO AGREE UPON IS THAT CRIME IS OUT OF CONTROL AND SOMETHING
9	MUST BE DONE ABOUT IT.
10	
11 12	Crime is "Out of Control"
13	In America.
14	¶2. We call this America, the land of the free, and refer to the Soviet Union as a police
15	state, but the facts tell us another story. The facts show that this country holds more
16	people per capita in jails than the Soviet Union.
17	¶3. The Russians have one-third the number of people incarcerated than we do in
18	America. In realty, citizens of America are living in a police state and are completely
19	unaware of it. There is little difference between our government and the one in Poland.
20	For example do people in Poland:
21	1. `Have national identity cards?
22	2. 'Drive without licenses?
23	3. 'Work wherever they want to?
24	4. `Register their guns?
25	5. 'Register their cars?
26	6. Build on their land without government permits and/or approval?
27	7. `Have compulsory insurance laws?
28	8. Have to show their picture (papers) upon demand?
29	9. Have to take balloon tests without search warrants for alleged drunk driving?
30	10. Take a portion of a worker's pay without trial or due process?
5	

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1	11 Incorporate citizana with out to: 1:
2	11. Incarcerate citizens without trial in a summary processing?
3	12. Have ports of entry that compel them to stop, clear, and pay duties?
	13. Subject to searches on their highways?
4	14. Arbitrarily arrest citizens and forcibly take fingerprints.
5	15. Trip permits to use their own roads?
6	16. Permits to cut wood in a national forest?
7 8 9	A Police State
10	¶4. It makes no difference how these questions are answered. Citizens of any country who
11	are so constrained are not free, but living under tyranny. It matters not whether we have it
12	better than the Poles. Both systems are tyrannical in naturethe only difference being the
13	degree of tyranny being applied and the understanding of the system by the citizens. The
14	Poles understand that they live in tyranny, while Americans have been convinced that it can't
15	happen here, even though it has already come to pass. Americans recognize tyranny in
16	other countries, but in their own refer to it as "law and order." However, a police state is a
17	police state, is a police state, is a police state
18	y a ponce suite
19	Punishing the "Innocent"
20 21	¶5. There must be a solution that is simple; one that will free us from this morass of crime
22	
23	and punishment. Any solution must conform to our Constitution, quit punishing the
24	innocent, and return to punishing the guilty. The current system does nothing more than
25	spawn a system of recidivism being the tendency to relapse into a previous undesirable type
26	of behavior, especially crime, homo-sexual behavior, and prisons that are, in reality, schools
	for crime – not rehabilitation.
27 28	Victims, Damaged Parties
29	Who Never Receive Restitution!
30	

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1	¶6. Currently victims lose their property; criminals never make restitution to the damaged
2	party but are deprived of freedom; and the taxpayers who are fleeced out of their tax
3	dollars to fund these human warehouses. THE BENEFICIARIES OF THIS SYSTEM
4	ARE PUBLIC DEFENDERS, LAWYERS, JUDGES, JAILERS, PRISON GUARDS,
5	LAW ENFORCEMENT AGENCIES, AND POLITICAL ADMINISTRATIONS.
6	THEY LITERALLY THRIVE OFF OF THIS MORASS OF CRIME AND
7	PUNISHMENT.
8	¶7. Crime does pay, and it pays handsomely. What is worse is that not only does the
9	victim lose by having his property stolen, but he loses even more through taxes to the
10	"law enforcement growth industry" to warehouse the thief.
11	¶8. Solutions to the crime problem must provide restitution for the victim, punish the
12	wrong-doer, decrease the prison population, cut out the over-crowding of those prisons
13	that cannot be emptied, eliminate involuntary capital punishment, make the judicial
14	system self-supporting, and make the entire taxing cost for today's criminal justice system
15	pay for itself in productive accomplishment instead of the incredible waste of manpower
16	currently taking place in our "human warehouses."
17	¶9. How many broken homes, welfare payments, divorces, fines, jail terms, and broken
18	lives are inflicted upon the innocent, the poor, the defenseless, in the name of law and
19	order for the benefit of "The law enforcement growth industry?" How many people
20	derive their livelihood from the law enforcement growth industry? How many
21	AGENCIES are created by legislatures, city councils, and congress?
22	¶10. In the state of Idaho it would probably be conservative to estimate that there over
23	2,500 persons employed in the Law enforcement growth industry. That sounds like a lot
24	but consider the following:
25	1. City Police. There must be over 100 policemen just in the city of Boise, Idaho. There
26	must be some 50 + cities in the state which maintain a city police department and
27	employ from 3 to 100+ persons.

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1	2. County Sheriff, Deputies and Support Personnel. There are 44 counties, all
2	employing a sheriff, deputies, and support personnel from 5 to 100 +.
3	3. State Police, Administrative Agencies and Special Agents. The state police employ
4	several hundred officers and support personnel. In addition, the state employs many
5	varied SPECIAL AGENTS. Then we must consider the administrative agencies
6	which bring actions against citizens, such as building, electrical, health, fire, welfare,
7	and plumbing, departments and the like.
8	4. Federal Agents, OSHA, EPA, FCC, BLM etc. There is no way to estimate the number
9	of federal agents swarming over the state. There is OSHA, EPA, FCC, BLM, etc. etc.
10	etc.
11	5. Jail, Prison Staffs, Supporting Personnel. Then there is the jail and prison staffs and
12	their supporting personnel.
13	6. Federal, State, and County Judicial System Commissions and Judges and
14	Supporting Personnel. Then we have the judicial system at the county, state, and
15	federal levels, their marshals and support personnel.
16	7. Lawyer/Attorney Work-Force. Finally there is the lawyer work-force.
17 18 19 20	How Many Are Employed By Law Enforcement Industry.
21	¶11. It should become quite clear that we have no idea how many persons are employed
22	by the law enforcement industry. EACH AND EVERY ONE OF THESE PEOPLE
23	ARE LOOKING FOR LAWBREAKERS TO APPREHEND AND PUNISH IN
24	ORDER TO JUSTIFY THEIR EMPLOYMENT.
25	¶12. It seems as though it is the purpose of government to build a system of law and
26	order so big that everyone will either be employed by law enforcement agencies or
27	warehoused in prisons. It would appear that the citizens are simply being used by
28	government to further that end.

1 2 3 4	Exhibit -  The Law Enforcement Growth Industry!
1	¶13. This "Law Enforcement Growth Industry" is nothing more than a business (law
2	enforcement agencies) and customer (people of the state) relationship. Like any
3	business, this industry needs more and more customers to continue to grow and prosper
4	in order to justify its existence and size to the people, in order to obtain more funds to
5	further said growth.
6 7 8 9	The Law Enforcement Industry Growth Cycle Goes Something Like This.
10	1. More Laws. We ought to have more laws.
11	2. More Statutes. The executive proposes new statutes to the legislature.
12	3. More Criminal Acts. The legislature passes said statutes and creates a criminal act
13	where none existed before.
14	4. More Executive Branch Employees. The executive branch has more statutes to
15	enforce and therefore needs more employees to enforce said statutes.
16	5. More Funds. The executive appeals to the state legislature/commissioners/city
17	councils for more funds due to the increasing crime rate caused by more legislated
18	crimes.
19	6. More Legislative, Commissioner, and City Funds. The funds are made available
20	and more employees are hired.
21	7. More Entrapment for Crime. More employees have to justify their existence and
22	therefore government must find or entrap more and more customers into
23	committing so called crimes.
24	8. More Law. Now we need another law, etc., etc.
5	

1	Exhibit -
2 3	The Law Enforcement Growth Industry!
4	
1	Justification Of Farmer B. Cl. 100 C. 150
2	Justification Of Expenses By Sheriffs & Administrators Is "The Rise In Crime!"
3	
4	¶14. If everyone in the state could obey all of the statutes passed by the legislature, over
5	2,500 government employees would have no reason to go to work in the morning. In
6	order for the <b>SHERIFF</b> or any <b>ADMINISTRATOR</b> to justify their budget they must
7	show expenses. So we see every year a steady rise in crime. WE ALSO SEE THIS
8	INDUSTRY EXPLOIT THEIR SELF-GENERATED GROWTH PROBLEM
9	THROUGH THE MEDIA.
10	¶15. We constantly hear about all the crime being committed, and the answer to
11	increasing crime is more laws, more police, more prosecutors, more judges, and more
12	money. We never hear how they propose to eliminate crime, prisons, jails, and jailers.
13	All we hear is that more and more money is needed to combat crime.
14	¶16. So we pass more laws, hire more police, investigators, prosecutors, judges, and
15	spend more money, only to learn next year that crime has risen by 5% and what we need
16	to combat it is more money, laws, police, prosecutors, and judges. It has been that way
17	for years.
18	¶17. It could be argued that there was a year when, in one or two categories, crime
19	declined in Boise or Pocatello or east Podunk USA. That's either a foible in the charts or
20	a goof up in the industry by falling down on the job and not selling enough product.
21	¶18. Headlines do not exist stating, "Idaho's prison population declines for the fifth
22	consecutive year," or "Sheriff submits third successive budget with 5% reduction in
23	requests." We have been spending more every year for law enforcement, and since we
24	spend more on the crime industry, we get what we pay formore crime!
25	
26 27	Do The Math on Crime:
28	Raise the "Sales Force" Who Are City Police!
29	¶19. For an example of the problem, let's look at city X. Lets assume City X has one
30	hundred policemen. Today the crime rate is up 5% over last year, so the media is told
5	1 July 25 Mar Hierard IS told

1	Exhibit -
2	The Law Enforcement Growth Industry!
3	
4	
1	that the reason one hundred policemen could not hold crime to the same level as the year
2	before was that the police force was under-staffed, under-budgeted, and there were some
3	defects in the existing statutes, so we need more money and some new laws.
4	<b>¶20.</b> City X gets five new policemen, 5% more money and another 7% to compensate
5	for inflation (another government created industry), and five plus new laws to enforce.
6	THE PRODUCT THIS INDUSTRY SELLS IS CRIME, SO OUR PRODUCT LINE
7	HAS BEEN EXPANDED BY X NUMBER MORE LAWS AND WE HAVE
8	INCREASED OUR SALES STAFF BY 5% TO ONE HUNDRED FIVE.
9	¶21. The operating budget has been expanded to cover the additional overhead. Our
10	police chief, the sales manager, now has a larger sales staff and additional responsibility,
11	and therefore needs a raise. SUPERVISORS have a like gain, and also obtain raises.
12	Now we have to prepare for the coming year's expansion. We must justify our expanded
13	budget, size, and new products to the best of the
14	counsel/legislators/commissioners, and our corporate chief, the mayor.
15	¶22. The SALES STAFF is sent into the streets to ticket more violators, arrest more
16	drunks, catch or entrap more prostitutes, drug pushers, vagrants etc. With proper
17	management we increase our business by at least another 5%.
18	The Media Is Used
19	To Motivate Customers!
20	
21	¶23. Now we continue to make sure the media is aware of the growing crime rate. The
22	media needs to understand that there is more crime because we are under-staffed and
23	under-budgeted to handle the increase in crime, and besides, there are several loopholes
24	in the law that need filling. Yes, we need some more laws.
25	¶24. To illustrate the seriousness of the problem the chief of police will recount some of
26	the more horrendous crimes of the past year. Just like insurance salesmen sell
27	insurance by using fear of death to motivate the customer, the Law Enforcement
28	Growth Industry uses Fear of Crime to Sell Their Product.

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1	¶25. So another year comes and goes, and now we have one hundred and ten police,
2	more new laws, and at least a 10% increase over our budget of two years ago. The
3	PRODUCT LINE is up at least ten items over two years ago, making the customer
4	subject to a larger product line (more statutes). Now our INCREASED SALES STAFF
5	can get back out on the street to find and ENTRAP more violators, and arrest them to
6	provide an INCREASE IN BUSINESS for the COUNTY SHERIFF, so he can likewise
7	increase his staff and budget.
8 9 10	Justifying More Prisons and Jails!
11	<b>¶26.</b> By increasing the sales staff (by hiring more police) which increases business
12	which has more product lines (more criminal laws) then finding more customers which
13	are criminals increases the population of the jail and causes the SHERIFF to go to the
14	commissioners for greater funding to care for, house, feed, and guard the increasing
15	load of criminals. The SHERIFF then insures that his problem gets before the media
16	so he can increase his empire by at least 5% per year.
17	¶27. A proportion of the new increase in sales (arrests and jailing) by the police, bleeds
18	over into felonies, and these criminals must be housed in the STATE PRISON. The
19	prison fills up with felons and THE WARDEN GOES TO THE LEGISLATURE to get
20	his budget, staff, and salaries increased accordingly, and maybe even a new prison.
21 22 23 24 25	Prisons & Jails "Support Business" So Activities Increase.  ¶28. Of course all of this business creates activity in numerous support areas. For
26	example, the more crime the more food is bought to feed them, more buildings are
27	needed to house them, more judges are needed to handle the case loads, and more public
28	defenders and lawyers are needed to defend the customers (citizens).
29	
30	
5	

,	Exhibit - The Law Enforcement Growth Industry!
1 2 3 4	"Prosecutors", Public Defenders", "Judges", All Being Members  Of The Bar Association!
5	¶29. The cycle is basically complete, and now we need more lawyers from the law
6	schools, who in turn become the legislators, who in turn pass new laws, which in turn
7	expands the product line, which in turn raises sales (crimes), which in turn expands the
8	budget, which increases the sales staff (police), which in turn increases sales, which in
9	turn, which in turn, which in turn, which in turn
10	which in turn
11	Prosecuted in "The Name"
12 13	Of Crime Prevention On "We The People"
14	¶30. The customer of this industry is the angular and the second
15	¶30. The customer of this industry is the average "Joe Citizen." It is "We The People" who pays the hills. IT IS "We The People"
16	who pays the bills. IT IS "We The People" WHO IS PERSECUTED IN THE NAME OF CRIME PREVENTION IS "WY THE THE PEOPLE"
17	OF CRIME PREVENTION. It is "We The People" who is ENTRAPPED into
18	committing violations of statutes by law enforcement personnel, who are simply
19	justifying their existence by insuring that crime exists.
20	¶31. Some sales person of the law enforcement growth industry needed an arrest and
21	conviction to make his statistics look good and made him appear productive.
22	
23	Who Gets the "Bill" For Law and Order?
<ul><li>24</li><li>25</li></ul>	
26	¶32. Who pays for all this law and order? "We The People", the citizen, the taxpayer, the
27	general public. We are buying all this law and order and are being sold a lot of nothing for something.
28	
29	The Real Thief and How the Law Enforcement Growth Industry Works!
30 31	
32	¶33. Joe is a college student, bright, extremely intelligent, and low on funds. The following is a typical convergation but
had been	is a typical conversation between Joe and another citizen.
5	

1 2 3 4		Exhibit - The Law Enforcement Growth Industry!
1	~	
2 3	Citizen:	What happened to cause you to be put into prison?
4	Joe:	I stole \$350.00 (he replies matter of fact).
5	300.	I stole \$350.00 (he replies matter of fact).
6 7	Citizen:	So you are guilty of the crime and deserve to be punished.
8	Joe:	Yes, (he replies matter of fact).
9	300.	res, (he replies matter of fact).
10	Citizen:	Tell me exactly what happened.
11		
12	Joe:	OK, I was in the school auditorium, broke and didn't know how
13		to make ends meet, and I saw this lady's open purse on a chair.
14		It had money in it so I took the purse. Apparently someone saw
15		me take the purse and called the police. They told the police who
16		I was, and the police came to my apartment and arrested me.
17		That is all there was to it. The law in Idaho is that any theft over
18		\$150.00 is grand larceny. I was convicted of grand larceny and
19 20		sentenced to indeterminate five years. That means I can spend
21		anywhere from eighteen months to five years in prison.
22	Citizen:	Did you plead guilty to the charge?
23	Citizen.	Did you plead guilty to the charge:
24	Joe:	No, I plead not guilty. My public defender advised me to take it
25		to trial.
26		
27	Citizen:	How long was the trial?
28	_	
29	Joe:	One and one-half days.
30	O:4:	
31 32	Citizen:	How much time have you served so far?
33	Joe:	Eleven months.
34	300.	Eleven monins.
35	Citizen:	Did the lady get her purse and money back?
36	~ = = = = = = = = = = = = = = = = = = =	and may get her purse and money vack;
37	Joe:	No, I spent the money to pay my bills and I threw the purse away.
38		

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1	¶34. This is an actual true conversation and can be repeated in a variety of ways
2	hundreds of times, by judges, police, prosecutors, defense lawyers, and public defenders
3	This shows how a real crime happens. There was a real criminal and a real victim.
4	¶35. NOW LET'S SEE HOW MUCH THIS CRIME ACTUALLY COST THE
5	TAXPAYERS TO APPREHEND, TRY, CONVICT, INCARCERATE, AND THEN
6	PAROLE THIS MAN BACK INTO PRODUCTIVE SOCIETY.
7	
8	What is the Cost?
10	¶36. \$2,000. It cost at least \$2,000.00 to try, defend, and incarcerate Joe. Joe is going to
11	spend a minimum of eighteen months in the prison.
12	
13	\$15,000. It costs \$15,000.00 per year to store Joe, so the first bill to come in to the
14	victim in this crime is \$22,500.00 plus dollars.
15	\$22,771. Assuming Joe will be paroled for the remaining three and one-half years
16	at \$13.86 per day, his parole will cost another \$27,771.50.
17	<u>\$67,271.50</u> Total
18	
19	¶37. IN ADDITION, THE LADY DIDN'T GET HER \$350.00 BACK, MAKING A
20	GRAND TOTAL COST FOR JOE'S CRIME OF \$67,271.50 PLUS \$350.
21 22	Who is Paying This Bill?
23 24	¶38. Why the victim and the rest of the community of course. In the name of "law and
25	order," the victims of this theft will pay \$67,271.50.
26	7 11 11 11 11 11 11 11 11 11 11 11 11 11
27	But What about Joe?
28 29	¶39. Well Joe plays cards, produces nothing, consumes food, needs shoes, clothes, and
30	shelter, and in addition provides employment for guards, police, and all the others in the
31 5	law enforcement growth industry.

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¶40. Multiply this example by the hundreds and we can readily see billions of dollars wasted in the name of law and order. The lady (society) who had her purse stolen would have been \$67,271.50 ahead if she had not reported the theft of her purse and Joe had never gone to jail. The victim sentenced herself to a fine by taxation of \$52,271.50 for her demand for law and order. The victim is a loser as she lost both her purse and money, and on top of that was taxed to support Joe and the Law enforcement growth industry for the next five years. She would have been better off to have simply bought Joe an airplane ticket to California.

¶41. Joe is also a loser. The only winner is the law enforcement growth industry.

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# What About "Joe the Convicted Felon?"

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¶42. Just how Joe is the loser is a story in itself. The law in Idaho declaring \$150.00 as 14 the amount for grand larceny was passed in 1949. Because of inflation, in 1949 dollars 15 his crime should now be a misdemeanor, but he is BRANDED A FELON FOR LIFE. 16 Joe is a first timer. He has never been in trouble before. He will never be able to put 17 this mistake behind him. This will follow him for the rest of his life. Now he is in a 18 school of crime and is learning from his mistakes. When he comes out of prison he will 19 have a degree in crime. Society will reject him because of this mistake, so in order for 20 21 Joe to make a living he will have to resort to crime. Crime pays because most crimes are never reported. Of the crimes reported most are not solved. Joe will be caught once in a 22 23 while, so he will be a regular customer of the law enforcement growth industry for the rest of his life. He will also be institutionalized, and forced to live in an unnatural 24 animal-like zoo environment and may become a homosexual, or at least be exposed to a 25 homosexual environment that will have a negative effect upon his morals, character, and 26 27 rehabilitation.

¶43. Whether we like it or not, Joe is going to be out on the street again, and Society is faced with another problem. At some point in time we will again have to deal with Joe.

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1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1	For the past seventy plus years, since the 1940's, we have been dealing with all of these
2	"Joe's," and what we have been doing hasn't worked. It is about time to admit that what
3	we have been doing has failed. We need to do something new, innovative, and
4	different. Whatever we do, it can't be worse than what we are doing now.
5 6 7 8	Where Did Prisons, Jails a.k.a. the Dungeons Come From?
9	¶44. We know there is a problem, but what do we do about it? There is another fact to
10	examine before the disclosure of a solution. Where did prisons and dungeons as a form
11	of punishment come from? The answer is lost in antiquity. In the Bible there are
12	numerous accounts of individuals like Joseph, Daniel, Peter, and others being in a
13	dungeon. The pagan nations used prisons and dungeons to punish their criminals and
14	political prisoners.
15	¶45. The only exception is found in the time of Moses. When the Israelites crossed the
16	Jordan River, they had a different kind of law a common law (substantive law) based
17	upon substance, land, and labor.
18	¶46. The common law (substantive law) and rights at law that our Constitution and the
19	Bill of Rights guarantee to each and every one of us is based upon substance. The
20	connection between the Ten Commandments, the Constitution and the Bill of Rights,
21	and substantive law is bound up in this axiom of law, "If there is a remedy 'at law,'
22	Equity cannot prevail."
23	¶47. James Madison, the father of our Constitution, made reference to this when he said
24	that the Constitution was tied to the principle that we assume every man will obey the
25	Ten Commandments.
26	¶48. American common law came from English common law, but its roots are at Mount
27	Sinai. Moses brought the law down from the Mount, and it is recorded in Exodus 20.
28	The next five chapters of Exodus contain the criminal codes. They are short and precise.
29	There were no prisons, dungeons, or political prisoners. The Israelites borrowed the

# Exhibit The Law Enforcement Growth Industry! prison system from the Romans, Egyptians, and Babylonians. We use in America today, and it is unusually cruel to lock a man or wom The act of punishing a victim of a crime by taxing him to house

prison system from the Romans, Egyptians, and Babylonians. We have that system in use in America today, and it is unusually cruel to lock a man or women up like an animal.

¶49. The act of punishing a victim of a crime by taxing him to house, feed, and guard the wrong-doer is adding crime upon crime. Let's stop punishing the citizens, stop the useless waste of the criminals' life, and make him pay the cost of his or her wrongdoing.

Let's stop the profit in the Law enforced growth industry and use the manpower of the

7 criminal and the law enforcement growth industry to make our lives more fruitful.

# Let Us Examine Joe's Case.

¶50. Joe stole \$350 cash, but he also threw the woman's purse away. The victim has suffered a further loss of time, pictures, credit cards, etc. Let's set a value upon the crime. It's a common law crime (involves the loss of life, liberty, and/or property). *The common law is designed to restore property and to remedy damages*. Say Joe's crime is valued at \$50,000, which is excessive, but for the sake of discussion, it's a starting point. Joe gets five years or \$50,000, whichever he prefers. However, Joe is poor, which was the reason for the theft. Now we are going to enforce upon Joe the option of the prison, which no one likes because of boredom, lack of purpose, and humiliation. Since Joe has an obligation let's have him work it off.

- ¶51. The forests of Idaho are a tinderbox of dry limbs, dead trees, snags, and brush, which, when ignited, burn hot on the ground. The fire then burns up the tree trunks, crowns, and kills the trees, destroying the forest. Take Joe out to Atlanta and put him to work in a productive capacity. It costs less than concrete buildings. Joe is not dangerous. Let's teach Joe the dignity of work and of making restitution to the victim and the taxpayers for the cost of the crime.
- ¶52. Convict labor is not a new idea; it has been used before. California has used a work camp program in the past. The only problem is that it can easily be abused. The Thirteenth Amendment is not violated by the use of convict labor. Joe will volunteer to go to the Atlanta Idaho Prison Camp to work on forest projects, such as helping with

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1	forest fires, replanting trees, cutting diseased trees, and cutting firewood. Joe will be paid
2	\$5 an hour or by piece rate. The more he produces, the more he makes, earning his
3	freedom sooner. Joe owes 10,000 hours at \$5.00 an hour. If he works ten hours per day,
4	six days per week, for three years, he earns his freedom. There is no parole or strings
5	attached. Joe is a free man and the victim receives her loss in tax credits or direct
6	payments from sales resulting from his labor.
7	¶53. Unions and the law enforcement growth industry will resist any change, as they
8	have done so in the past. However, the State is losing more with the present system. No
9	one is hurt by setting convicts to work in our forests, and there are other public projects
10	that unions and other workers are not, or do not care to be, engaged in that could be
11	accomplished. Numerous prisoners have been interviewed and have stated that they
12	would welcome an opportunity to have a chance to work off their sentences.
L3 L4 L5 L6	Common Law Examples Of Paying for Damages!
17	¶54. Let's look at the ancient example of common law damages paid for losses suffered.
18 19 20 21	"If men strive, and hurt a woman with child, so that her fruit depart from her, and yet no mischief follow; he shall be surely punished, according as the woman's husband will lay upon him; and he shall pay as the judge determine." Exodus 21:22
23	¶55. Here is an example of common law damages from what we would call a crime
24	today, and would want to imprison this man. Another example is:
25 26 27 28 29	"If a man shall deliver unto his neighbor money or stuff to keep, and it be stolen out of the man's house; if the thief be found, let him pay double." Exodus 27:7
30 31	¶56. Here the thief pays double. There are dozens of examples of the common law usage in Exodus 21-24.

1 2	Exhibit -
3	The Law Enforcement Growth Industry!
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1	¶57. There are no Biblical examples of letting the victim suffer loss of goods, and then
2	be taxed to support the thief in prison. This constitutes punishment of the victim,
3	which is unjust because it causes a greater loss to the victim than the thief.
4	¶58. If scriptural examples are repulsive to you, then leave God out of the equation.
5	Ignore God and only rely upon our own self-interest. Simple logic tells us that it is in
6	the best interest of all to change our prison system approach to crime and punishment;
7	1. As a victim what would you prefer?
8	2. Restitution for the loss, or taxation to pay for the incarceration of the thief?
9	The "Manufacturing Crime" Industry
10 11	Through Legislative Law Making.
12	¶59. Some years ago a car was stolen, and when it was recovered by the police, they
13	issued the owner a ticket for leaving the key in the ignition. In other words, for every
14	crime that is committed there may be another crime manufactured by the legislature.
15	Maybe the legislature will pass a law making it a crime to leave your house unlocked.
16	Then when something is stolen from your house, you will be guilty of a crimefailure
17	to secure your property. Why should "We The People", the citizens, even report the
18	theft if he/she is going to be hassled by the police? Oh, the insurance company needs
19	the report. In this class of crimes (?) The real party of interest is the insurance
20	company. It is the insurance company that wants you to remove your keys from the car
21	and lock your house. They are the ones who stand to lose profits from your lack of an
22	act, and therefore they want you punished when you fail to perform. Such legislation is
23	the using of the police powers of a state to enforce private interests (decreasing claims
24	and increasing profits of the insurance companies).
25 26 27 28	Traffic Courts Local Cities Protecting Private Interests!

1	Exhibit -
2 3	The Law Enforcement Growth Industry!
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1	¶60. The traffic courts provide a further example of government protecting private
2	interests. Who cares if "We The People" speed down the road, especially if that man or
3	woman is in the only vehicle on the road? If we are home and asleep, do we really care?
4	However, statistics tell us that speed kills, and if so, speed causes accidents, and
5	accidents cause claims at the insurance windows. Gui
6	accidents cause claims at the insurance windows. Claims at the insurance windows
7	Cause an increase in operating costs and, therefore, a decrease in profits.
8	¶61. The law of merchants has crept in upon us and taken our inalienable rights from "We The Papple" subjective.
9	"We The People", subjecting us to an alien jurisdiction foreign to our Constitution and
10	Bill of Rights. <u>UNFORTUNATELY, MOST CITIZENS HAVE VOLUNTARILY</u>
	ACCEPTED THIS SYSTEM OF POLICE STATE TYRANNY.
11	¶62. Earlier in our history, "We The People" had a constitution, law, order, freedom of
12	action, and a lifestyle somewhat different from what we see in our society today. As an
13	example let's look at the traffic code to illustrate how "We The People" have enveloped
14	ourselves in Polish-style police state tyranny in the name of so called law and order.
15 16	and order,
16 17	The Traffic Code.
18	¶63. We begin with the time when there were no traffic laws. Traffic or movement on
19	roads, trails, or highways preceded traffic codes. Whether on foot, in wagons, on
20	horseback, carriage, or stagecoachthere was traffic. In all human endeavor there are
21	bound to be mishaps. When our common law was trained. In all human endeavor there are
22	bound to be mishaps. When our common law was in use, the problem with affixing fault without any statutory law was difficult.
23	fault without any statutory law was difficult because there was no law against
24	speeding, no stop signs, or pedestrian crosswalks. When a loss occurred, a long common law litigation was passessed to be a loss occurred.
25	common law litigation was necessary to determine liability and assess damages to the injured party.
26	
	¶64. With the advent of the horseless carriage, we began to see the proliferation of

traffic law and regulation. As regulation increased, the average free and independent

"We The People" shifted his/her status "at" law, to equity by entering into a quasicontract through the use of the drivers license.

1	Exhibit -	
2	The Law Enforcement Growth Industry!	
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1	¶65. Through the use of licenses and permits the age-old rivalry of the equity courts and	
2	the common law courts took a decided turn to equity by statute. And the death of the	
3	Common law began. ONE HUNDRED AND TEN YEARS LATER, WE FIND THE	
4	COMMON LAW IN USE ONLY IN MAJOR CRIMES, AND THE GRAND JURY	
5	FOR ALL PRACTICAL PURPOSES, HAS BEEN ABOLISHED. If "We The	
6	People's" Constitution is based upon the common law, and the grand jury is a fixed	
7	right pursuant to the Bill of Rights, how can government arbitrarily eliminate the right?	
8	Especially since:	
9		
10	"Where rights secured by the Constitution are involved, there can be no rule-	
11	making or legislation which would abrogate them." Miranda verses Arizona.	
12 13	384 U.S. 436, 491.	
14	How Can Any State Abrogate	
15	the Entire Common Law by Statute?	
16		
17	¶66. Simply by coercing "We The People" to waive their common law rights under the	
18	Constitution by getting "We The People" to volunteer into equity jurisdiction through	
19	the use of contracts. The state simply licenses "We The People", inducing them to	
20	accept a privilege in place of rights.	
21	¶67. No foreign power, by force of arms or ideology, has enslaved "We The People".	
22	"We The People's" lack of understanding of our Constitution and common law	
23	heritage, and ignorance of or willingness to obey the Ten Commandments has enslaved	
24	"We The People" to this Civil law Jurisdiction. But how this came about is an	
25	interesting story.	
26	The "Common Law"	
27	In Use Around 1900 In America.	
28 29	¶68. Let's go back in time to the turn of the century when our common law was in use	
30	and visualize this scene. A wagon loaded with mining supplies is traveling northbound	
31	from Boise to Idaho City. A surrey, loaded with a family of six, is traveling south from	
	south from	

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!	
1	Idaho City to Boise. When approaching each other, the vehicles collide head-on, killing	
2	three horses and injuring three children in the surrey. The driver of the wagon is killed.	
3	The property damage is hundreds of dollars.	
4	1. Who sues whom and for how much?	
5	2. Who was the party damaged?	
6	3. Was the driver of the wagon drunk?	
7	4. Was the driver of the surrey speeding?	
8	5. Who was negligent?	
9	6. Is there a third party insurance company involved in the action?	
10	¶69. At the common law, this case would be very costly in terms of time and money to	
11	litigate. But both parties have rights and the issue must be litigated in the courts and a	
12	jury must decide the law as well as the facts in this case.	
13	¶70. Then the automobile appeared on the scene and the insurance companies saw a	
14	way to make billions in premiums, if they could keep claims at a low level. As more	
15	cars appeared on the roads, accidents increased, and losses to insurance companies	
16	increased. Someone somewhere in the insurance business said,	
17 18 19 20	"We are having a lot of claims on these automobileshow can we cut costs and increase profits."	
21	¶71. One of the biggest problems was of that determining liability in accidents, as there	
22	were no rules of the road and only common sense prevailed. Without written rules and	
23	regulations it was very difficult to affix responsibility. For example:	
24	1. Was anyone speeding? There were no speeding laws.	
25	2. Was anyone drinking or drunk? There were no laws against drinking and	
26	driving.	

1	Exhibit -	
2	The Law Enforcement Growth Industry!	
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1	3. Who crossed the center line? There were no laws telling either driver which side	
2	of the road he should be driving.	
3	4. <u>Did the drivers have insurance?</u> There were no laws compelling a driver to hav	
4	insurance.	
5	5. Were the drivers licensed? There were no licensing laws.	
6 7 8	Traffic Laws – Who Needs Them? "Mercantile Interests"	
9 10	¶72. Now we begin to see the alleged need for traffic laws. Who really needed the	
11	traffic laws? The courts and the insurance companies, of course! The insurance	
12	companies needed traffic laws for economic reasons and the courts needed them to	
13	expedite cases in litigation. Whether the traveling public needs traffic laws for their	
14	health, safety, or protection was not, nor would it ever be the prime motivating factor in	
15	the passing of traffic or any other law.	
16	¶73. Mercantile interests proposed new laws through various governmental <u>AGENCIES</u> ,	
17	and lobbyists and the legislature were duped into believing it was in the best interest of	
18	the general welfare of "We The People", the citizenry, and the DESIRES OF	
19	PRIVATE INTERESTS became statutory law.	
20 21 22 23	Fictitious Insurance Company "RIPMEOFF, INC." Boardroom Meeting.	
24	¶74. For the sake of discussion, let's go into the boardroom of a fictitious insurance	
25	company called "RIPMEOFF, INC.", and listen in as they discuss the surrey-wagon	
26	accident. The Chairman of the Board, "Morrice Profitsmuch", calls the meeting to order	

company called "RIPMEOFF, INC.", and listen in as they discuss the surrey-wagon accident. The Chairman of the Board, "Morrice Profitsmuch", calls the meeting to order and announces, "The purpose of this meeting is to discuss ways to increase profits and cutting costs (or overhead)." The chair recognizes "Albert SuckemIn". "SuckemIn" begins by suggesting that the "RIPMEOFF, INC." go all out to sell collision, public

liability and property damage insurance to everyone who owns a vehicle. He points out

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# Exhibit -The Law Enforcement Growth Industry!

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that just selling insurance to business highly limits sales, and if "RIPMEOFF, INC." could expand this business to the general public, profits could be staggering. It will increase sales and revenue, and therefore profits will rise. But the question, gentlemen, is how can we convince ordinary citizens, "We The People", to buy this kind of business insurance? IN THE PAST INSURANCE HAS ALWAYS BEEN APPLIED TO RISKS. IN BUSINESS NOT TO INDIVIDUALS. For the answer to that question let's examine a recent accident. There was a head-on collision last year between a wagon insured by "Sucker A. Day Insurance Co." and an individual insured by our company "RIPMEOFF, INC." After the case was settled, the court found the individual who was driving the surrey guilty of negligence, and he couldn't pay the damages. Management of "RIPMEOFF, INC." will use this scare tactic, with newspaper adds showing the artist's conception of the wreck and the family farm being seized by the sheriff while the wife and kids stand by crying as their home is taken from them. It will be dynamite. A new growth industry will develop within the insurance industry. Ordinary "We The People" will be lining up to buy insurance on their cars. The year 1900 will go down in history as the year of the auto insurance policy. And we all know that these vehicle accidents are so rare that we will hardly ever pay over a claim. Boys, I tell you, we will make a killing." Board Chairman, "Morrice Profitsmuch" takes a vote. Everyone is excited about the future of the auto insurance policy. Sales climb, agents abound, and the public buys insurance to protect them from loss of their farms and property. For only a small premium, they get all the protection they can pay for.

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# **Driving Laws**

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¶75. "RIPMEOFF, INC." 1910 BOARD MEETING---The chairman of the board, Mr. Profitsmuch, begins by saying,

"I've called this meeting to discuss ways for us to cut costs and increase

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profits."

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# Exhibit -

# The Law Enforcement Growth Industry!

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¶76. The chair recognizes Andrew W. Sawbucks. Andrew-- Sawbucks rises to speak and addresses the board as follows:

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"Our biggest problem with costs is claims. Our losses to claims is staggering. We never dreamed there would be so many automobiles and accidents. People are simply too reckless and careless. This is especially true of accidents that occur at intersections. I think what we need is a method to regulate traffic at intersections. If we could force vehicles going one way (for example east and west) to yield to vehicles going the other way (north and south), we could readily determine liability.

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"I think what we need is a stop sign law. Here is how it would work. We would put up signs at busy intersections that say STOP. If an accident occurs at this intersection, all we have to do to establish who is at fault by looking at who failed to stop. This will fix liability and save money in costly litigation. I propose we send lobbyists to the various state legislatures to sell them the idea of a system of traffic regulations, such as STOP signs, driving on only one side of the road, etc. We should be able to sell the idea because all accidents affect a public interest, and the regulation of traffic will make it safer for everyone on the roads.

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"We should proceed cautiously, but in the name of health, safety, and welfare of the people. This will at first seem like regulation and regimentation, and may elicit reactionary hostility by certain Constitutionalists who will claim that these laws violate their rights. However, these regulations are so slight that the majority of the people should go along with the idea, especially in the cities. Initially there will be resistance to applying these laws in the rural areas, but after a few generations resistance should decrease. MOST WILL ACCEPT THE RULES AND THEY WILL NOT BE ENFORCED AS LAW. THE REGULATIONS WILL ONLY BE USED AS EVIDENCE IN COURT TO ESTABLISH FAULT WHEN A LOSS OR DAMAGE OCCURS."

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¶77. Obviously, the board bought the plan and it was set in motion. Soon all states had driving laws. No mention of any loss of rights was mentioned. The insurance company has a large financial interest to protect, so the money they spend is spent to make more money. Since there is no financial interest in rights, there is seldom any resistance to these new rules and regulations.

### Exhibit -1 2 The Law Enforcement Growth Industry! 3 4 1 2 "There may be some people who will complain about rights violations. But 3 here again, no one should complain too much because of the financial savings 4 to the insured. The states can claim that the purpose of this new statute is to provide safety for the people as well as lower insurance rates. NO ONE WILL 5 6 LOSE ANY RIGHTS BECAUSE THE NEW STATUTES ONLY APPLY TO 7 INSURANCE POLICYHOLDERS, AND POLICYHOLDERS WILL HAVE 8 AGREED, BY CONTRACT, TO GIVE UP THEIR RIGHTS, AND THEY WON'T EVEN REALIZE IT!" 9 10 11 **Mandatory Licensing Law** 12 And Insurance. 13 14 ¶80. 1930 BOARD MEETING "RIPMEOFF, INC.": --- "David Rocky Fooler" 15 begins by saying, 16 "I've called this meeting to discuss ways for us to cut costs and increase 17 profits. The chair recognizes Attorney Shrewdness." 18 19 Mr. Shrewdness rises and addresses the board: 20 "All drivers should be licensed to drive. There are too many cases where 21 people drive cars without licenses or insurance, and have accidents with those 22 who do. This is causing a lot of expenses in court time and it is still difficult to 23 get a settlement paid from an uninsured person. What we need is a 24 MANDATORY LICENSING LAW and INSURANCE so that all persons can be 25 treated the same. Besides that, if there is mandatory insurance, just think of 26 the new policyholders we will get. With so many new customers, we can 27 reduce the cost even more. 28 29 "The state will keep records on drivers, suspend driving privileges, keep poor 30 risks off the road, and give us the means to identify poor risks and charge them 31 more in premiums. We may even come up with an assigned risk program for 32 these bad drivers. ANOTHER BENEFIT IS THAT ALL LICENSED DRIVERS 33 WILL BE REMOVED FROM THEIR COMMON LAW STATUS TO 34 <u>CONTRACT.</u> They will no longer drive as a matter of right, but of privilege. 35 This will expedite court proceedings. There will no longer be a need to try 36 traffic cases at law. Traffic cases can be tried in summary proceedings just like lawyers are tried in summary process when charged with misconduct in 37

38 39 practice."

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1	¶81. The board was ecstatic with the new mandatory insurance and licensing proposal.
2	They quickly approved the plan and sent their lobbyists to the legislatures, who promoted
3	the new licensing laws to "We The People". "We The People" loved it because their
4	insurance rates went down. Besides, having a driver's license became sot of a status
5	symbol.
6 7 8	Stringent Enforcement of the Traffic Laws.
9	¶82. 1940 "RIPMEOFF, INC." BOARD MEETING The new chairman, "Paul
10	Worberger", called the meeting to order and began by saying that,
11 12 13	"he called this meeting in order to cut costs and raise profits".
14	A board member rises and says that,
15 16 17 18 19 20 21 22 23 24 25	"I think we need stringent enforcement of the traffic laws. If people were harassed by a police force and made to pay a penalty every time they broke the traffic code, it should make them more careful, which should, in turn, reduce claims against the company and therefore increase profits. Besides, such a program should be easy to sell the states as they will get revenue from all of the violations of the traffic code. The states always need money and their income from this source would be unlimited as the more violations they cite the more money they make. We can sell it as a self-supporting program to decrease traffic accidents, which will benefit the general welfare of the public at large.
26 27 28 29 30 31 32 33 34 35	"Statistically when a driver breaks one of the rules, we know that he is three times more likely to have an accident, and our claims window is three times more vulnerable. We need policemen out on the streets, writing tickets and enforcing our traffic laws in the same way they would enforce any law.  "This will be popular with the people. We will tell them we are going to make the streets and highways safer for them. To sell the new law and order program, we will show the people the accidents that are particularly gruesome, just like we do when we sell them a life insurance policy in their living rooms. We will support prosecutors running for office on platforms of

1	Exhibit -
2	The Law Enforcement Growth Industry!
3	and saw sallow of the first sallow of the firs
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1	"law and order." Soon we will have the people obeying traffic laws just like
2	any other law. They will fear punishment and loss of property and will drive
3	more carefully. This will cut our claims and increase profits."
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5	Equity Proceeding in
6	<b>Executive Police Court Chancery</b>
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8	¶83. 1950 "RIPMEOFF, INC." BOARD MEETING The new chairman of the
9	board is "Harold Stratison" and he calls the meeting to order. He says,
10	
11	"we need ways to cut costs and increase profits."
12	
13	<b>¶84.</b> An old time board member, a lawyer and ex-prosecutor, rises and begins by saying:
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15	"I think what we need is a streamlined court procedure for dealing with this
16	enormous load of traffic crime. The courts are plugged up with the enormous
17	load of cases. The people are angry with the slow process of their cases. A
18	man goes to court and is away from his job all day. If he pleads not guilty, the
19	costs get way out of hand. What is even worse is that there are too many cases
20	being thrown out of court or dismissed without a judicial determination,
21	especially where a citation was issued in a case where an accident has
22	occurred. That adds to the later costs of litigation.
23	
24	"We need an <u>EQUITY PROCEEDING IN EXECUTIVE POLICE COURT</u>
25	<u>CHANCERY</u> to adjudicate these traffic cases. When executive summary
26	proceedings are held, the time it takes for each case can be reduced to seconds
27	for guilty pleas and minutes for not guilty pleas. Trials need not be by jury in
28	equity, but I think we should keep the jury process for good public relations.
29 30	On the surface it will appear as if these are common law courts and juries.
31	"This will be popular with the people, popular with the courts, and profitable,
32	both for the claims window of our company and also for the taxing districts.
33	RIGHTS WILL NOT BE AN ISSUE SINCE THERE WILL NOT BE ANY
34	CONSTITUTIONAL QUESTIONS RAISED. Now that everyone has a drivers'
35	license, they all drive under privilege in equity not at law by right. This
36	proposal will speed up justice, create more revenue for courts and taxing
37	districts, cut our costs at our claims window, and be popular with the people."
38	, and a perpendicular property
39	The board approved overwhelmingly

"victim," "loss," "property," or other complicated rules that cloud the facts. When he fails to register his car, the officer gives him a ticket and HE KNOWS HE IS GUILTY BECAUSE THE LAW TELLS HIM SO. The best way for us to increase profits and cut costs is to educate and create our own customers from their youth."

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The board was wildly enthusiastic and adopted the educator's proposals.

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1 2 3	Consumer Protection Laws.
4	¶87. 1970 "RIPMEOFF, INC." Board Meeting: We need laws to insure safer
5	products. A meeting of the board of directors is called. The new chairman of the board is
6 7	"Ralph Nager". He calls the meeting to order and says:
8 9 10	"I've called this meeting to discuss ways for us to increase profits and cut costs."
11 12	A young man jumped to his feet and said that:
13 14 15 16 17 18 19 20	"The losses suffered by our claims window can be traced directly to unsafe products. Some of these products are unsafe at any speed. Let me give you an example of these unsafe products that cost us profits and add to our claims losses. Take the seat belt for example. When seat belts are used by passengers, our losses to claims are cut in half. I propose that we push for <u>CONSUMER PROTECTION LAWS</u> so that we can control the product that people buy. If we control the product as well as the use of the product, it will cut costs and increase profits."
22 23	The board was ecstatic.
24 25	Mandatory Insurance.
26	¶88. 1980"RIPMEOFF, INC." Board Meeting: We need mandatory insurance. A
27	meeting of the board is called. The new chairman is "John V. Eggars".?????? He calls
28	the meeting to order and says,
29 30 31 32	"I've called this meeting to discuss ways for us to cut costs and increase profits."
33 34	¶89. A young salesman, new to the board, address the group and says that:
35 36 37 38	"Many people drive on our roads who are not insured. They drive an old car worth \$100.00, and when they have an accident, they always hit a Porsche. Then, without any insurance, they can't pay the damages and we end up paying for the Porsche. I think we need a law that requires every driver to carry

# Exhibit -

# The Law Enforcement Growth Industry!

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1 2 3 4

insurance. This will not cut down on claims, but it will guarantee that every car is paying a premium. This will increase sales. It will cut losses at the claims window and increase profits. The people will love it because it will be more fair to the insured. They will reason that if they have to have insurance. why shouldn't everyone?"

5 6 7

The board was ecstatic.

8 9

# **Total Protection** Ban on All Hazards.

10 11 12

13

14

¶90. 1990 "RIPMEOFF, INC." Board Meeting: We need to ban all hazards. A meeting of the board of directors is called. The new chairman of the board is "Jimmy Cartier"??????? He calls the meeting to order and says,

15 16

"I've called this meeting to discuss ways for us to cut costs and increase profits."

17 18

¶91. A dour, sober, old man rises and addresses the meeting eloquently by saying:

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"For 90 years now, we have been addressing the problem of increasing profits and cutting costs to the insurance industry. I've held my peace for 90 years, and now I have the ultimate solution. It's plain that insurance is for the health, safety, and welfare of the people. It's plain that we, here in the insurance business, are only interested in the security of the people and their happiness. It's plain that we want to give them air without pollution, cars without accidents or injury, and eternal life. And for all of these blessings we only want a small premium. And for this small premium, we will grant you limited liability to remove from you any responsibility for your actions. propose the ultimate insurance policy that will deliver to every policyholder TOTAL PROTECTION FROM EVERY HAZARD IMAGINABLE. I call it the "Padded Cell" policy. We pass a law that requires every person, natural or artificial, to buy this policy just like we do with auto insurance. We place the policyholder in a padded cell to protect him from falls, broken hips, and muggers. We put his car in storage so that he cannot be killed by a drunk driver. We close his factory to eliminate pollution. We take his guns to insure no suicide or accidental shootings. We filter the air into his cell to eliminate any pollutants. We prepare his food to eliminate cholesterol, sugar, white flour and other harmful products that could make him sick, which would make

# 1 Exhibit -2 The Law Enforcement Growth Industry! 3 4 1 him very unhappy. We keep the policyholder away from any power tools or 2 hobby crafts. This will prevent home accidents. Only sponge baths will be allowed to prevent falling in the bathtub. No more rides on airplanes to 3 prevent death in a crash. No alcohol or any other dangerous drugs. No 4 5 cigarettes -- this will prevent lung cancer. IN SHORT, GENTLEMEN, WE WILL ELIMINATE EVERY SINGLE POSSIBLE HAZARD FROM OUR 6 7 POLICYHOLDERS. We will collect the premiums and pay out nothing in claims. The people will love it because they are getting full coverage in limited 8 liability and total security. NO RIGHTS ARE INVOLVED BECAUSE THE 9 10 POLICYHOLDER IS REDUCED FROM STATUS TO CONTRACT. cannot lose because there will be no claims. Now all we have to do is 11 12 determine the premiums." 13 14 The board was ecstatic. 15 16 The Bottom Line 17 ¶92. The police state imposed upon the Polish people by force in 1945 is no different 18 than the police state "We The People", we Americans, have imposed upon ourselves 19 today. There is one glaring difference in the adoption of the system -- we paid to have our 20 rights subjugated to limited liability of contract. The Poles saved some money. We 21 22 Americans still have our Constitution and we can reject the limited liability in perpetual debt slavery in feudal texture, whenever "We The People" want to accept responsibility 23 24 for our actions and debts. The Poles cannot. ¶93. There are not many "We The People" who want to trade their slavery for the rigors 25 of the life of a freeman. But for those few men and women who want to be free, a school 26 27 is open in Boise, Idaho, called Barrister's Inn, to teach anyone who wants to be free, how 28 to be free. Registration. Not everyone in America registers his car with his government. 29 Licenses. Not every man or woman in America asks for government permission to 30 31 drive or has a license to drive. Twenty-two million Americans don't pay the income tax as of 1985. 32

1 2 3 4	Exhibit - The Law Enforcement Growth Industry!
1	• Personal or Property Taxes. There are even some freemen who don't pay personal
2	or real property taxes.
3	¶94. The flame of freedom is involved. Every one of "We The People" who wants to
4	be free can free himself, but no other man can free him. Redress of grievance comes on
5	the courtroom floor, not in a political rally, union meeting, or letter to the editor. The
6	courtrooms are open, and are manned by knowledgeable jurists who will listen to and
7	rule in favor of a man's natural unalienable rights if one knows how to claim them. Or
8	slam the door on a slave in limited liability and leave him in his security. There is no
9	security in freedom. Only boundless opportunity.
10	¶95. There are thousands of freemen in America, not millions. The masses like security,
11	welfare, limited liability, de-jection in their lives. To claim your rights, you must be
12	compelled to defend your rights on the courtroom floor.
13	¶96. FOR THIS TO BE A REALITY IN YOUR LIFE, YOU MUST STUDY THE
14	BARRISTERS' INN VIDEO LAW COURSE. CONTACT US ABOUT IT AT: P.O.
15	BOX 9411 BOISE ID 83707 OR CALL US AT: (208) 375-3425. REMEMBER, YOU
16	CANNOT JOIN BARRISTERS' INN, BUT YOU CAN BE A BARRISTER.
17	
18	

# Exhibit I

# YAVAPAI COUNTY ADULT PROBATION DEPARTMENT REVIEW & ACKNOWLEDGMENT

NAME	Michael Chase CAUSE	(S) CR 201980661
I have of Probat	pereceived a copy of the Judgment and Sentition #15 regarding my monetary obligations  Defendant's Signature M. C. Actograph	to the court. Payments Made Under Coinage Act April 2,1797 March 16,2022
	Probation Officer's Signature	Date
La I have	received a copy of the materials for probationer. I have been provided with an opportunity to di	rs regarding the <b>Prevention of Unlawful Sexual</b> scuss this issue and ask questions.
	Defendant's <del>cignature</del> N.C. Autograph	March 16,2022
	Probation Officer's Signature	Date

Copy: File, Defendant

# **IMPLEMENTATION OF CONDITIONS OF PROBATION**

(Doesn't apply if citizen of U.S.A.)

# Condition #6

I AGREE to report in person to the Adult Probation Department Office, located at 411 S. 14th St. in Cottonwood, on the FIRST Wednesday of every month at 2:30 AMPM effective immediately. If my office day falls on a state holiday, I will report on the following Wednesday.
I understand that a "no show" may be reported to the judge. I will not bring children to the APD office.
I AGREE to report to my probation officer within 72 hours (3 days) of being released from jail or residential treatment.
Condition #7
I AGREE that I will not change my place of residence without obtaining prior written permission from my PO. If permission to move is granted, I will provide my PO with the full names and dates of birth for everyone living there as well as a detailed map of my new residence before I move. If someone new moves into my residence, I will notify my PO within 72 hours.
I UNDERSTAND that if I routinely sleep at a different residence 3 or more times a week, my probation officer may decide I have informally changed residences without permission.
Condition #8
I AGREE not to leave the state of Arizona unless my probation officer has first issued me a travel permit with the specific dates of departure and return.
Condition #9
I AGREE not to move to another state unless my Interstate Compact Application has been accepted and I have received reporting instructions from that state (\$300 application fee applies).
Condition #10
I AGREE not to move to another county unless my Intercounty Transfer Application has been accepted and I have received reporting instructions from that county (\$150 application fee applies).
Condition #11
I AGREE with my probation officer to be screened by Spectrum Healthcare for placement into a treatment program within the next 30 days. I understand that it is solely my responsibility to attend all sessions recommended by my treatment provider. I will bring a separate Treatment Attendance Notebook to each appointment and have it signed by treatment staff. I will bring my notebook to every office visit. I will call and notify my probation officer every time I miss a scheduled appointment. I understand that unexcused missed appointments may be reported to the judge.

# Condition #12 I AGREE with my probation officer that I will not possess or use illegal drugs or abuse over-thecounter or prescription drugs. I will not be in the presence of anyone using illegal drugs and I will not allow anyone to keep illegal drugs at my residence, in my vehicle, or on my person. I will bring my PO a copy of any prescriptions I am taking within 72 hours of being prescribed. If I obtain a Medical Marijuana Card, I will present the card to my PO within 72 hours. I will not use Kratom. Condition #13 I AGREE to first get the written approval of my probation officer before I associate with anyone I know who has a criminal record. Condition #14 I UNDERSTAND that while I'm on probation, I must be engaged in at least one of the following activities. I have placed my initials next to the options I choose: Option #1 I am currently receiving SSI disability in the amount of \$ each month. I will speak with my Spectrum care manager to see if I qualify for the Work Adjustment Training program (WAT). Option #2 I am currently working for the following employer I will bring my most recent paystub to every office visit. Option #3 I am actively seeking employment. I will apply for no less than 3 jobs a week and document my search by writing the date and job I applied for in a separate Job Search Notebook. I will bring the notebook to every office visit. Option #4 I am currently a student enrolled in the following program/school My academic advisor's name/contact info is Condition #15 I AGREE with my probation officer that I will be financially responsible by paying all restitution,

I UNDERSTAND that if I do not pay the victim restitution in full, then the Court may extend my

fines, and fees to the Court.

probation term.

Page 3 of 4

Condition #16	j.	
I AGREE with my probation officer that I will not consume anything that contains alcohol. This includes, but is not limited to: Kombucha Tea, Liquor, Spirits, Moonshine, Beer, Wine, Wine Coolers, Hard Cider, Hard Lemonade and the like, Spiked Drinks, Champagne, Sangria, and fermented drinks. I will not use cold medicines, or any liquid medicines, unless they are labeled "Alcohol Free" or a pharmacist confirms that they contain no alcohol. I will not use mouthwash that contains alcohol.		
Condition #17		
N/A I AGREE with my probation officer to complete at leasthours of Community  Restitution every month, starting In the next 7 days, I will call Chris Welch at (928) 583-1172 to schedule an appointment for placement into a service program.		
I AGREE to be on time to my Community Restitution appointments, and I will conduct myself in a professional manner at all times. I will wear appropriate clothing for working outside and be respectful to the work crew leader. I will turn in my hours to my Probation Officer by the last day of every month. I understand that failure to turn in my time sheet may result in me not receiving credit for hours worked.		
Condition #18 (Jail Time Served)		
Condition #19		
I AGREE not to have contact with the victim(s) in any form, unless approved in writing by my probation officer.		
**By signing this form, I acknowledge that I have read, or had explained to me, everything above (Standard Conditions 1 through 19). I have no additional questions about what my probation officer expects of me. My responsibilities have been clearly explained and I agree to follow these instructions. I understand that if I do not keep any part of this agreement, the Judge may be notified and I might have to serve jail time or my probation officer may ask the judge to revoke my probation and sentence me to prison. I was given a copy of these agreements on the date of my signature.		
**Defendant Signature	Date	
PO Signature	Date	

Copy: Defendant, Probation File

## Yavapai County Adult Probation Department Implementation of Conditions of Probation

Defendant: Michael Willis Chase Car

Cause Number: CR201980661

In accordance with the Conditions of Probation granted by the Court in the above cause and the provisions of Rule 27.1 of the Arizona Rules of Criminal Procedure, the following regulations are deemed necessary to implement the conditions imposed by the Court, and are not inconsistent with them.

Standard Condition of Probation #6: You are hereby directed in writing by your probation officer, to report in person to the Yavapai County Adult Probation Department office, located at 411 South 14th Street in Cottonwood, Arizona, on the first Wednesday of every month at 2:30PM, effective immediately. If your office day falls on a state holiday, you must report on the following Wednesday.

**Standard Condition of Probation #7:** You are hereby directed in writing by your probation officer, to keep your probation officer updated with the location you currently reside and sleep at, by drawing a map of the area and mailing it to: Tai Davis, 411 South 14<sup>th</sup> Street, Cottonwood, Arizona, 86326. The map must be detailed enough that the average person, familiar with the Verde Valley, could easily find it. You must mail your probation officer a new map within 72 hours of moving to a new location.

Standard Condition of Probation #11: You are hereby directed in writing by your probation officer, to be screened by Spectrum Healthcare, located at 8 East Cottonwood Street, in Cottonwood, Arizona, for placement into a treatment program, no later than May 6, 2022. It is your sole responsibility to attend all sessions recommended by Spectrum Healthcare. At your screening appointment, you must request and then sign a Release of Information that allows Spectrum Healthcare and Yavapai County Probation to exchange confidential information about your treatment.

Standard Condition of Probation #12: You are hereby directed in writing by your probation officer, to start drug screenings at Averhealth, effective immediately. You must call (928) 399-4099 every day to find out if you are scheduled to test. Your unique seven-digit PIN is 3372171. Averhealth's automated telephone system will inform you whether you are required to test that day. If instructed to test, you must report to 1423 East State Route 89A, Cottonwood, Arizona, between the hours of 11:00am and 6:30pm. It is your responsibility to pay for each drug screening.

Standard Condition of Probation #15: You are hereby directed in writing by your probation officer, to make a court payment of \$75.00 each month beginning April 11, 2022. You must mail a cashier's check or money order with your case number written on it to: Criminal Payments, Clerk of the Superior Court, 120 South Cortez Street, Prescott, Arizona, 86303.

Standard Condition of Probation #22: You are hereby directed in writing by your probation officer, to submit to fingerprinting at the Yavapai Gounty Jail, located at 2830 North Commonwealth Drive, Camp Verde, Arizona, no later than May 6, 2022.

Note: By signing this form you acknowledge that you have been advised of your responsibilities to fulfill your conditions of probation. Failure to comply with any of the above directives may result in the Court being notified of your noncompliance.

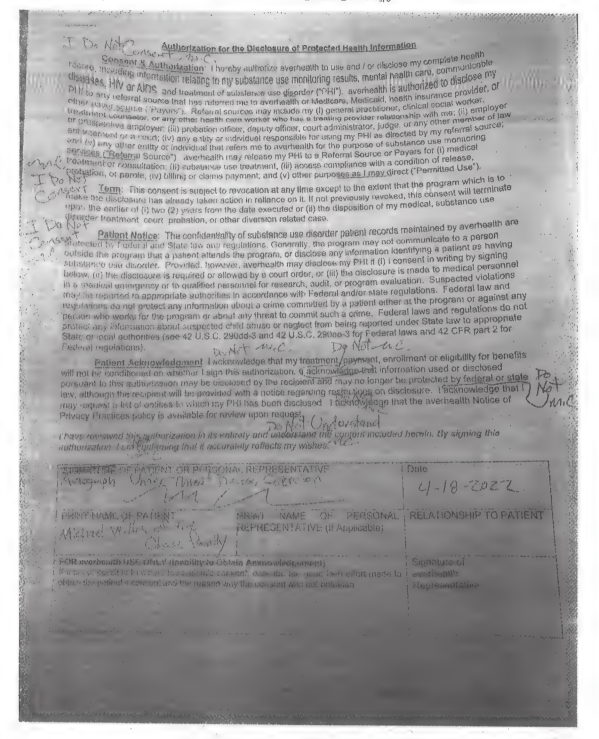
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DEFENDANT'S SIGNATURE	DATE
405)-3	04/06/2022
SUPERVISING OFFICER'S SIGNATURE	DATE

# Yavapai County Adult Probation Department Review and Acknowledgement

Defendant: Michael Willis Chase Cause Number: CR201980661

I have had explained to me, fully understand, and previously received a copy of the Conditions of my Probation and have no questions as to my expected behavior.

DO NOT PLACE ANY MARK OUTS	PIDE 1'HIS BOX
DEFENDANT'S SIGNATURE	DATE
4 m Duns	04/06/2022
SUPERVISING OFFICER'S SIGNATURE	DATE



# DONOR TESTING AGREEMENT

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# YAVAPAI COUNTY ADULT PROBATION DEPARTMENT IMPLEMENTATION

NAME: Michael Chase	
CAUSE NO: CR 2019 . 8066	
In accordance with the conditions of probation granted by the Court in the Arizona Rules of Criminal Procedure, the following plan is consistent with as imposed by the Court.	
NOTICE OF CHANGES TO A.R.S. § 13-805:	
Changes have been made to A.R.S. § 13-805, which is the Effective July 20, 2011, when someone absconds from probative required to enter a criminal restitution order for the unincarceration costs, fees, surcharges or assessments imposed a	ion, as defined by A.R.S. § 13-105, the Court is paid balance of any restitution, fines, costs,
Criminal restitution orders carry substantial penalties. When t judgment is filed against you and recorded at the County Record Arizona and the Motor Vehicle Division. It acts as a lien against your name including any vehicles owned by you. These ownership out of your name, until the debt is paid in full. Ad the total amount owed.	order's Office and is also filed with the State of gainst any current or future property owned in liens prevent the registration and transfer of
The best way to avoid this is to continue reporting to your goals, and pay off the financial conditions of your probation signing below, you are acknowledging receipt of this notice criminal restitution order for the balance of all outstanding fiftom probation.	grant prior to the expiration of probation. By of changes to the law and its requirement of a
**By signing this form, I acknowledge that I have read, or had exp the Conditions of my probation and my responsibilities to comply Agreement as discussed with my probation officer and I have no agreement on the date of my signature.	with the orders of the Court 1 fully understand the
**Probationer	Date
Officer T. Davis	Date

Copy: Probation File, Defendant

#### SUPERIOR COURT OF ARIZONA YAVAPAI COUNTY

255 E. GURLEY 2nd Floor PRESCOTT, ANIZONA 86301 Phone (928) 771-3332 FAX (928) 771-3112

# ADULT PROBATION DEPARTMENT

John C. Morris Chief Adult Probation Officer



#### REVIEW & ACKNOWLEDGMENT OF CONDITIONS OF PROBATION

DEFENDANT Michae	l Chase	CAUSE(S)	CR 201980661
On this date, we have di- consequences that could foll			ons of your Probation and the etail.
understanding of them by sig	gning the document	entitled The State	have acknowledged receipt and of Arizona Uniform Conditions of or the duration of your probation
At this time, I am further r cooperation in complying w			on officer, that I expect your ful
			on of the Probation Officer—will and signature of that officer.
In Arizona, a conviction for of mandatory imprisonment.		committed while o	on probation may carry a sentence
have been fully explained	to me. I understan Officer. My Proba	d that it is my reation Officer gave	Conditions of Probation and they esponsibility to comply with the me the opportunity to ask any chavior.
**Defendant Signature	Managhrah-anatanga nang-proping.	Date	
PO Signature		Date	-
	Come Dolory	dont Drahation Ella	
	оору, венен	dant, Probation File	
Highway 69 & (Mailing A	EY OFFICE Fain Road, Dewey, AZ uddress; Prescott) 3365, Fax (928) 771-3364	411 S. 14th Stre	NWOOD OFFICE et, Cottonwood, AZ 86326 -8148, Fax (928) 639-8157

# YAVAPAI COUNTY ADULT PROBATION DEPARTMENT IMPLEMENTATION

# CAUSE # CR 2019 . 8 066/

Mental Health Condition #2		
I AGREE TO		
Take all medications as directed by the	e prescribing doctor.	
Immediately report any unwanted side	-effects to my doctor.	
Refill my prescriptions at a pharmacy	before they run out.	
<ul> <li>Report any medication changes or new of receiving them,</li> </ul>	v prescriptions to my probation of	ficer within 72 hours
Not to take medications that have expi	ired prescriptions or that have not	been prescribed to me.
Store all medications in their original p	pharmacy bottle.	
Store all medications in a reasonably s	secure location to prevent theft.	
-Not to give away, soll outrade even a	single pill.	
•		
Defendant Signature	Today's Date	PO's Initials
MY CRI	ISIS DIRECTIVE	
A. If my mental health diminishes to a point wl myself or others, I AGREE to immediately can need medical assistance.		
*I understand that I also have the option believe I can make it there safely and se unnecessary.		
B. If I am having general feelings of suicide or I AGREE to call the Suicide Prevention Life!		
Defendant Signature	Today's Date	PO's Initials



Tai Davis

Adult Probation Officer
Tai Davis@yavapaiaz.gov
Work: (928) 639-6916

Cell: (928) 273-4866

Superior Court of Arizona

Yavapai County Adult Probation Department



Shellie Baker Adult Probation Surveillance Officer (928) 639-6918

Superior Court of Arizona

Yavapai County Adult Probation Department

### Clerk of the Superior Court

Yavapai County Courthouse 120 S. Cortez St. Prescott, AZ 86303-4747

For account balance questions call: 928-771-3312- press 0 (zero) You can also visit them online at: courts.yavapai.us/clerk

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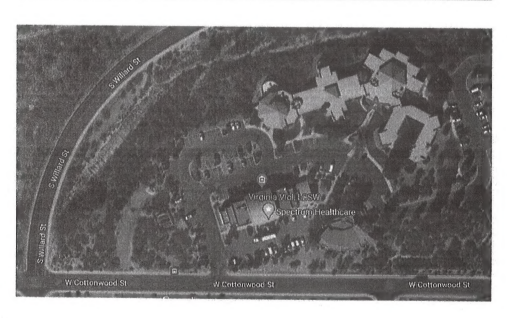
Spectrum Behavioral Health Services

8 E Cottonwood Street
Cottonwood, AZ, 86326
(928) 634-2236

Lux Verde Walley Rentals
(928) 634-2236

Verde Valley Rentals

		Spec	trum Walk-In	Hours		
Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Closed	8:00am- 4:00pm	8:00am- 4:00pm	10:00am- 3:00pm	8:00am- 4:00pm	8:00am- 4:00pm	Closed



#### SUPERIOR COURT OF ARIZONA YAVAPAI COUNTY

258 E. GURLEY 2nd Floor PRESCOTT, ARIZONA 86301 Phone (928) 771-3332 FAX (928) 771-3412

#### ADULT PROBATION DEPARTMENT

John C. Morris Chief Adult Probation Officer



# Authorization and Consent For Release of Confidential Information

Psychiatry, and Polara Health to exchange Department (hereafter "Department").	DOB <u>06/29/197/</u> , aut e confidential information about me	horize Spectrum HealthCare, Pronghorn with the Yavapai County Adult Probation
I understand that this information is to be used in which has been made a condition of my post-cused and shared by the Department as the Department, obtaining and assembling information concerns.	onviction release and supervision. I f partment deems appropriate in carryir	further understand that the information will be ng out its duties of supervising and observing
I understand the confidential information to be testing and treatment and/or HIV/communicable type, frequency, and effectiveness of therapy; reason for withdrawal or termination from Progra	disease testing or treatment, date of type and dosage of medications; res	entrance to the Program; attendance records; ponse to treatment; test results; date of and
<b>Expiration:</b> I understand that this authorization comes first. To the extent that the information substance abuse treatment programs, I underst be protected by federal or state law.	disclosed pursuant to this Authorizat	tion does NOT derive from federally assisted
Revocation: I understand that this Authorization or discharge from my probation, whichever comrevoke my authorization to further disclosure of the state of the s	nes first. I understand that if I revoke	this Authorization once eligible. I will thereby
The agencies listed above are released from an pursuant to this Authorization. I have read and a Authorization derives from federally assisted sunder Federal confidentiality regulations (42 CF the regulations.	understand the above. To the extent ubstance abuse treatment programs,	that the information disclosed pursuant to this. I understand that my records are protected
		18,7
Printed Name of Client	Signature of Client	Date
Printed Name of Witness	Signature of Witness	Date
WARNING: To the extent that the information disclose programs, this information has been disclosed to you rules prohibit you from making any further disclosure written consent of the person to whom it pertains or a or other information is NOT sufficient for this purpose any alcohol or drug abuse patient.	from records protected by Federal confide of this information unless further disclosur as otherwise permitted by 42 CFR part 2. A	entiality regulations (42 CFR part 2). The Federal re of this information is expressly permitted by the Ageneral authorization for the release of medical

DEWEY OFFICE Highway 69 & Fain Road, Dewey, AZ (Mailing Address: Prescott) Phone (928) 771-3365, Fax (928) 771-3364

COTTONWOOD OFFICE 411 S. 14th Street, Cottonwood, AZ 86326 Phone (928) 639-8148, Fax (928) 639-8157

# YAVAPAI COUNTY ADULT PROBATION

01980661	CR 20	Cause No.: C	SE	tioner: MICHAEL WILLIS CHASI	Probationer:
		ATION BILL	MONTHLY PROB	MYN	
obligations from the Cou	\$50.00 ,713.00 ,750.00 ,750.00 ,585.00 \$20.00 \$2.00 \$13.00 \$9.00	\$3,7 \$7 \$5 \$ \$ \$ \$		& e Surcharges tion Surcharge e Defender Assessment Fee n Rights Enforcement Assessment Payment Fee ty Assessment ER: Victim Rights Assessment ER:	RESTITUTION FINE & Fine Surch Probation Sur Public Defend Victim Rights Time Paymen Penalty Assess
***************************************	TH BEGI	EACH MONT	each month towards as ING: \$75.00	for Probation Services, TOTALIT	
apai County Courthouse, 2nd Floor,	e at the Yavap make monthly cepted and ap	rson need to be done a ferde. If 1 do not ma refund may be interce	6 Offices. Payments made in p d on Highway 260 in Camp my state and federal income tax	ts made at the probation office for court-ordered fibit cards or cash are also accepted at the Clerk's 6, or at the Yavapai County Courthouse located ion and a warrant being issued for my arrest, or m  LPUT MY NUMBER CR 201980661	credit/debit cards of Prescott, or at the notification and a
CCOUNT IS CREDITED.	AND IN A			I may also mail my payments to: A	
			Clerk of the Superior	The state of the s	
			120 S Cortez S		
		03	Prescott, AZ 863		
contil would be first Transformation of the at t	mor and face of	nd norge to not use fine	Aplained and I fully understand have to serve fall time, or the A	ng this form I acknowledge I have read or had expl spect of me. My responsibilities have been clearly ext months behind, the Judge will be notified, I might h of my affenses. I was given a copy of this agreement	get three months be
	······································	Date		oner Signature	Probationer Sign
		Date		robation Officer Signature	Adult Probation
		Date		robation Officer Signature	Adult Probation